

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

COPY



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

Regular Meeting -- Wednesday, October 6, 2010

at 10:00 A.M.

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

OFFICIAL RECORD.

VOLUME I

RICHARD M. DALEY
Mayor

MIGUEL DEL VALLE
City Clerk

JOURNAL OF THE PROCEEDINGS OF THE CITY COUNCIL
Regular Meeting -- Wednesday, October 6, 2010

TABLE OF CONTENTS

	Page
Communications From City Officers	99826
Reports Of Committees	99862
Committee On Finance	99862
Committee On The Budget And Government Operations	102497
Committee On Buildings	102503
Committee On Committees, Rules And Ethics	102509
Committee On Economic, Capital And Technology Development	102513
Committee On Education and Child Development	102517
Committee On Housing And Real Estate	102520
Committee On Human Relations	102580
Committee On License And Consumer Protection	102584
Committee On Police And Fire	102588
Committee On Special Events And Cultural Affairs	102595
Committee On Traffic Control And Safety	102612
Committee On Transportation And Public Way	102645
 Joint Committees:	
Committee on Finance Committee on Economic, Capital And Technology Development	102774

JOURNAL OF THE PROCEEDINGS OF THE CITY COUNCIL
Regular Meeting -- Wednesday, October 6, 2010

	Page
Joint Committees (cont.):	
Committee on Finance	
Committee on Housing And Real Estate	102778
Committee on Housing And Real Estate	
Committee on Buildings	102783
Agreed Calendar	102785
New Business Presented By Aldermen	102869
Traffic Regulations, Traffic Signs, Etc.	102869
Zoning Ordinance Amendments	102901
Claims	102903
Unclassified Matters	102913
Free Permits, License Fee Exemptions, Etc.	102956
Approval Of The Journal	102962
Unfinished Business	102962
Miscellaneous Business	102962
Legislative Index	Appendix A
Code Conversion Table	Appendix B

Attendance At Meeting.

Present -- The Honorable Richard M. Daley, Mayor, and Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyie, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Soils, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Meli, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone.

Absent -- Aldermen Mitts, Levar, M. Smith.

Call To Order.

On Wednesday, October 6, 2010 at 10:00 A.M., the Honorable Richard M. Daley, Mayor, called the City Council to order. The Honorable Miguel del Valle, City Clerk, called the roll of members and it was found that there were present at that time: Aldermen Moreno, Fioretti, Dowell, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Soils, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Moore, Stone -- 42.

Quorum present.

Pledge Of Allegiance.

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

Invocation.

Reverend Myron Erickson, Pastor of Sauganash Community Church and Mission and Spiritual Care Chaplain at Illinois Masonic Medical Center, opened the meeting with prayer.

REPORTS AND COMMUNICATIONS FROM CITY OFFICERS.

Rules Suspended -- GRATITUDE EXTENDED TO POLICE OFFICER CLAUDIO E. SALGADO FOR HEROIC LIFE SAVING RESCUE.

[R2010-1067]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- I transmit herewith a congratulatory resolution concerning Officer Claudio Salgado of the Chicago Police Department, and his exemplary conduct during the events of August 22, 2010.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor.

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

The following is said proposed resolution:

WHEREAS, Just after midnight on August 23, 2010, 1st District Police Officer Claudio E. Salgado (Star Number 10797) of the Chicago Police Department was on patrol in Grant Park near the Museum Campus; and

WHEREAS, While patrolling the park, Officer Salgado spotted an elderly man moving dangerously close to the embankment along the side of Lake Michigan; and

WHEREAS, Unbeknownst to the man, he was near the large, jagged rocks that surround the Shedd Aquarium. Had he dived or fallen into the Lake at that location, he would have struck the rocks and likely lost his life; and

WHEREAS, Due to the man's reckless actions, Officer Salgado quickly recognized that the man was in serious peril. Officer Salgado repeatedly yelled for the man to come back away from the Lake; and

WHEREAS, The man did not heed Officer Salgado's warnings and continued to move dangerously closer to the edge. Officer Salgado suspected that it was only a matter of moments before the man threw himself into the Lake; and

WHEREAS, Officer Salgado sprinted towards the man, grabbed him by the waist, and physically prevented him from entering the water; and

WHEREAS, Officer Salgado led the man away from the Lake to safety. After he saved the man and secured him in his squad car, Officer Salgado realized that the man was a high-risk Alzheimer's patient who had been missing since he had wandered away from his home two days earlier. When Officer Salgado questioned him about his actions, the elderly man, who was completely unaware of the danger he faced, replied that he had been trying to take a bath; and

WHEREAS, The man was then transported to Mercy Hospital, where he was examined and reunited with his relieved and extremely grateful family; and

WHEREAS, Due to Officer Salgado's bravery and quick thinking, he was able to save the life of an elderly Alzheimer's patient who would have otherwise plunged to his death; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this sixth day of October 2010, do hereby honor Chicago Police Officer Claudio E. Salgado for his life-saving actions; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Officer Claudio E. Salgado, and placed on permanent record in his personnel file, as a token of our appreciation and esteem.

On motion of Alderman Burke, seconded by Aldermen Fioretti, Beale, Balcer and Suarez, the foregoing proposed resolution was Adopted by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Soils, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

At this point in the proceedings, the Honorable Richard M. Daley, Mayor, rose and on behalf of the people of Chicago, extended congratulations to Police Officer Claudio E. Salgado for his heroic, life-saving rescue. Lauding Officer Salgado for his dedication and professionalism, Mayor Daley declared him representative of the men and women who have committed themselves to the service and protection of others. Mayor Daley noted that all too often the heroism of our uniformed services is unreported and unrecognized and urged all Chicagoans to acknowledge the professionalism and dedication of its police officers and firefighters. After calling the City Council's attention to the presence in the commissioners' gallery of the family of Police Officer Claudio E. Salgado, accompanied by Consul General of Chile Jose Miguel Gonzalez and his wife Pamela Meynet, Mayor Daley invited Officer Claudio E. Salgado to the Mayor's rostrum where he expressed his personal thanks and presented him with a parchment copy of the congratulatory resolution.

Rules Suspended-- GRATITUDE EXTENDED TO LIEUTENANT DANIEL MC DONAGH OF CHICAGO FIRE DEPARTMENT FOR VALIANT RESCUE.

[R2010-1066]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- I transmit herewith a congratulatory resolution concerning Lieutenant Daniel McDonagh of the Chicago Fire Department, and his exemplary conduct during the events of July 31, 2010.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor.

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

The following is said proposed resolution:

WHEREAS, On the morning of Saturday, July 31, 2010, Engine Company 56, under the direction of Lieutenant Daniel McDonagh of the Chicago Fire Department's 2nd District, responded to a fire in the 1300 block of West Wilson Avenue; and

WHEREAS, Engine Company 56 arrived on the scene and discovered a five-story apartment building ablaze, with fire consuming the second floor of the building. Plumes of black smoke billowed out of the second-floor windows, creating toxic fumes which swept upwards toward the tenants trapped on the upper floors; and

WHEREAS, Battalion Chief Thomas McCormack ordered an interior attack of the fire but knew that additional assistance would be necessary. He then ordered that an extra alarm be struck because of the early morning hour and the expected large number of residents being awakened by the fire. Additional units of the Chicago Fire Department arrived on the scene; and

WHEREAS, Meanwhile, Lieutenant McDonagh plunged into the building and struggled through the fire and smoke towards the third floor, where residents were reported to be trapped. Putting aside his own safety, Lieutenant McDonagh dashed up the stairs past the fire-ravaged second floor and upon arriving on the third floor, encountered a panicked, dazed woman who was poised to tumble out of a window; and

WHEREAS, As the black smoke in the building intensified, Lieutenant McDonagh picked up the now half-conscious victim and quickly but cautiously moved toward the only avenue of escape, the rear of the building. Noticing a stairwell, he carried the victim down the steps past the fire and smoke and outside to safety; and

WHEREAS, Once outside the burning building, Lieutenant McDonagh sought assistance from the medical crew of Ambulance 31, who provided much-needed medical care for the victim before she was transported to a hospital emergency room; and

WHEREAS, The quick thinking and brave actions of Lieutenant McDonagh resulted in the successful rescue of a Chicago resident. The courage and determination shown by Lieutenant McDonagh are in keeping with the finest traditions of the Chicago Fire Department; now, therefore,

Be *It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this sixth day of October 2010, do hereby honor Lieutenant Daniel McDonagh of the Chicago Fire Department for his valiant rescue of a victim on the verge of succumbing to a fire; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Lieutenant Daniel McDonagh, and placed on permanent record in his personnel file, as a token of our appreciation and esteem.

On motion of Alderman Burke, seconded by Aldermen Beale and O'Connor, the foregoing proposed resolution was Adopted by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Soils, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

At this point in the proceedings, the Honorable Richard M. Daley, Mayor, rose and on behalf of the people of Chicago expressed gratitude to Fire Department Lieutenant Daniel McDonagh for his heroic life-saving rescue. The selfless bravery, leadership, and professionalism exhibited by Lieutenant McDonagh under extremely hazardous and challenging conditions is the personification of courage, Mayor Daley observed, and such call to public service for the safety and protection of others resonates deep within the men and women of the Chicago Fire Department. After calling the City Council's attention to the presence in the commissioners' gallery of the family of Lieutenant Daniel McDonagh, Mayor Daley invited Lieutenant McDonagh to the Mayor's rostrum where he expressed his personal thanks and presented him with a parchment copy of the congratulatory resolution.

Rules Suspended -- CONGRATULATIONS EXTENDED TO PAUL J. KARAFIOL AND JASON CREAN ON RECEIPT OF 2010 PRESIDENTIAL AWARD FOR EXCELLENCE IN MATH AND SCIENCE TEACHING.

[R2010-1068]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- I transmit herewith a congratulatory resolution concerning Paul J. Karafiol and Jason Crean, recipients of the 2010 Presidential Math and Science Teachers Award.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

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

The following is said proposed resolution:

WHEREAS, On June 7, 2010, President Barack Obama named Paul Karafiol and Jason Crean as Illinois' recipients of the 2010 Presidential Award for Excellence in Mathematics and Science Teaching (PAEMST) in recognition of their exemplary achievements as educators; and

WHEREAS, PAEMST provides public acknowledgment and a ten thousand dollar award to the best pre-college-level science and mathematics teachers from across the country. Winners of this prestigious award also enjoy an awards ceremony in Washington, D.C. and several days of educational and celebratory events, including meetings with members of Congress, the National Science Foundation and the White House Office of Science and Technology Policy; and

WHEREAS, Predicated on the belief that science and technology are at the core of America's strength and global competitiveness, PAEMST recognizes that the persons who have led our nation in the fields of science, technology, engineering and math owe their success to gifted teachers; and

WHEREAS, Chosen by a panel of distinguished scientists, mathematicians and educators, this year's award recipients will join more than 3,500 science and mathematics teachers who have been honored since the Award Program's inception in 1983; and

WHEREAS, This year, two Chicago-area teachers have received the 2010 Presidential Award for Excellence in Mathematics and Science Teaching: Paul Karafiol and Jason Crean; and

WHEREAS, A gifted Chicago Public School teacher at Walter Payton College Preparatory High School in Chicago, Illinois, Mr. Karafiol has a bachelor of arts degree in philosophy from Harvard College, and he studied law and philosophy at the University of Chicago. Prior to joining the faculty at Walter Payton High School in 2000, where he now serves as chair of the mathematics department, Mr. Karafiol taught mathematics at Providence St. Mell School on Chicago's West Side; and

WHEREAS, Over the course of his teaching career, Mr. Karafiol has taught summer programs for gifted high school students at the University of Chicago, at Amherst College in Massachusetts, and in Toulouse, France. In 1995, Mr. Karafiol was a teaching fellow at Philips Academy in Andover, Massachusetts; and

WHEREAS, The co-author of two textbooks for the University of Chicago School Mathematics Project, Advanced Algebra and Functions, Statistics and Trigonometry. Mr. Karafiol challenges students intellectually by using technology to represent problems in different ways. In addition to coaching Walter Payton High School's Math Team and Chicago-Area All-Star Math Team, Mr. Karafiol is the founding sponsor of the school's Gay-Straight Alliance and PALS leadership program. He is the head author of the American Regions Mathematics league competition and has made countless presentations at local and national conferences on curriculum, technology and learning. Mr. Karafiol is also a recipient of the 2010 Golden Apple "Teachers of Distinction" Award; and

WHEREAS, A talented biology teacher at Lyons Township High School in LaGrange, Illinois, Jason Crean has a bachelor of science degree in biology and a master of arts degree in curriculum and instruction from St. Xavier University in Chicago, and a master of science degree in biology and graduate certificate in zoo and aquarium science from Western Illinois University in Macomb, Illinois. Over the course of his 14-year teaching career, Mr. Crean has taught courses for Moraine Valley Community College, Saint Xavier University and Brookfield Zoo's Education Department; and

WHEREAS, The author of an activity manual titled *Zoo Genetics: Key Aspects of Conservation Biology*, Mr. Crean's many accomplishments include the design of Vivarium, a laboratory that includes live animal exhibits maintained by students, and the creation of a partnership with a local zoo, where students assist in volunteer research activities. A teacher who describes "sharing his love of living things with students" as "the highlight of his life", Mr. Crean also volunteers his time at Loyola University's wildlife genetics laboratory; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this sixth day of October 2010, do hereby congratulate Paul Karafiol and Jason Crean on their receipt of the 2010 Presidential Award for Excellence in Mathematics and Science Teaching; applaud them for their impressive dedication to teaching, the most noble of professions; and extend to them our best wishes for continued success; and

Be It Further Resolved, That suitable copies of this resolution be presented to Paul Karafiol and Jason Crean, as a token of our appreciation and esteem.

On motion of Alderman Burke, seconded by Aldermen Thomas, Burnett and E. Smith, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

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

At this point in the proceedings, the Honorable Richard M. Daley, Mayor, rose and on behalf of the people of Chicago extended congratulations to Paul J. Karafiol and Jason Crean on receiving the 2010 Presidential Award for Excellence in Math and Science Teaching. Lauding the honorees on this extraordinary achievement, Mayor Daley declared them role models and encouraged all teachers to continue their efforts to improve the quality of education for all children. Identifying education as the key to an enhanced quality of life, Mayor Daley commended the honorees for their passion and commitment to their students and dedication to the teaching profession. Reflecting on his experiences visiting Korea and China, Mayor Daley cited the strong math and science programs in their educational systems and emphasized the necessity to improve educational opportunities and curriculum in America's schools to ensure that students are better prepared for an increasingly competitive global job market. After calling the City Council's attention to the presence in the commissioners' gallery of the family of Paul J. Karafiol, Mayor Daley invited him to the Mayor's rostrum where he expressed his personal thanks and presented him with a parchment copy of the congratulatory resolution.

Rules Suspended -- WELCOME EXTENDED TO LIEUTENANT GENERAL RICARDO S. SANCHEZ ON VISIT TO CHICAGO AND DECLARATION OF OCTOBER 6, 2010 AS "LIEUTENANT GENERAL RICARDO S. SANCHEZ DAY" IN CHICAGO.

[R2010-1070]

Alderman O'Connor moved to *Suspend the Rules Temporarily* for the purpose of going out of the regular order of business for immediate consideration of a proposed resolution presented by Alderman Burke. The motion *Prevailed*.

The following is said proposed resolution:

WHEREAS, Ricardo S. Sanchez, a retired lieutenant general and the highest-ranking Hispanic to serve in the United States Army, will visit Chicago October 5 and October 6, 2010; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, The focus of Ricardo S. Sanchez's visit to Chicago will be to dialogue with Chicago companies to create opportunities for veterans in the construction trades who are transitioning back into civilian life; and

WHEREAS, Ricardo S. Sanchez will meet with executives from Segovia Construction Group Corporation and Leopardo Construction Inc., both of which are Chicago-based general contractors and the Crimson Leadership Group, a project management consulting firm; and

WHEREAS, A highly decorated commander and a champion of veterans' affairs issues, Ricardo S. Sanchez retired from a long and distinguished military career in 2006 after ably serving his country in Operation Desert Storm and the Iraq War; and

WHEREAS, A native of Texas, Ricardo S. Sanchez is a recipient of the Bronze Star, the Legion of Merit, the Defense Superior Service Medal and the Defense Distinguished Service Medal; and

WHEREAS, The hard work, sacrifice and dedication of Ricardo S. Sanchez serve as an example to all; and

WHEREAS, The City of Chicago is pleased to welcome Ricardo S. Sanchez and express every good wish for his success as he seeks to assist our returning veterans; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby declare that today will be recognized as "Lieutenant General Ricardo S. Sanchez Day" in the City of Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Ricardo S. Sanchez.

On motion of Alderman Burke, seconded by Aldermen Moreno, Balcer, Cárdenas, Solis, Reboyras, Suarez and Mell, the foregoing proposed resolution was Adopted by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

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

REGULAR ORDER OF BUSINESS RESUMED.

Referred -- REAPPOINTMENT OF DR. MILDRED HARRIS AS COMMISSIONER OF CHICAGO HOUSING AUTHORITY.

[PA2010-75]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- I have reappointed Dr. Mildred Harris as a commissioner of the Chicago Housing Authority, for a term effective immediately and expiring July 7, 2015.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor.

Referred -- APPOINTMENT OF TIFFANY CHAPPELL INGRAM AS MEMBER OF BOARD OF ETHICS.

[PA2010-72]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- I have appointed Tiffany Chappell Ingram as a member of the Board of Ethics, for a term effective immediately and expiring July 31, 2011, to succeed Darryl L. Depriest, who has resigned.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

Referred -- APPOINTMENT OF EILEEN B. LIBBY AS MEMBER OF BOARD OF ETHICS.

[PA2010-71]

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

10/6/2010

COMMUNICATIONS, ETC.

99837

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- I have appointed Eileen B. Libby as a member of the Board of Ethics, for a term effective immediately and expiring July 31, 2012, to succeed Alison C. Chisolm, who has resigned.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor.

Referred -- REAPPOINTMENT OF BROTHER MICHAEL F. QUIRK AS MEMBER OF BOARD OF ETHICS.

[PA2010-73]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- I have reappointed Brother Michael F. Quirk as a member of the Board of Ethics, for a term effective immediately and expiring July 31, 2014.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor.

Referred -- REAPPOINTMENT OF DR. JOHN L. WILHELM AS MEMBER OF BOARD OF ETHICS.

[PA2010-74]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- I have reappointed Dr. John L. Wilhelm as a member of the Board of Ethics, for a *term* effective immediately and expiring July 31, 2014.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor.

10/6/2010

COMMUNICATIONS, ETC.

99839

Referred -- AMENDMENT OF SECTION 2-32-520 OF MUNICIPAL CODE REGARDING AUTHORITY TO USE CITY FUNDS FOR PURCHASE OF CERTAIN CLASSES OF FINANCIAL SECURITIES.

[PO2010-5987]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the City Treasurer, I transmit herewith an ordinance amending Chapter 2-32 of the Municipal Code regarding asset diversity and rate of return.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

Referred -- ISSUANCE OF RECOVERY ZONE FACILITY MULTI-MODE REVENUE BONDS, SERIES 2010 (HARPER COURT PROJECT) AND EXECUTION OF LOAN AGREEMENT WITH HARPER COURT PARTNERS, LLC FOR CONSTRUCTION OF MIXED-USE PROJECT.

[PO2010-5832]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Community Development, I transmit herewith an ordinance authorizing the execution of a redevelopment agreement for Harper Court Partners LLC and Lake Park Associates.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

Referred -- EXECUTION OF LOAN AGREEMENT WITH AND ASSOCIATED WAIVER
OF FEES FOR EAST LAKE/LAWNDALE PLAZA LLC.

[PO2010-5826]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Community Development, I transmit herewith an ordinance authorizing the execution of a loan agreement and associated fee waiver for East Lake/Lawndale Plaza LLC.

10/6/2010

COMMUNICATIONS, ETC.

99841

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor.

Referred -- TWENTY-NINTH AMENDING AGREEMENT WITH SOMERCOR 504, INC.
TO PROVIDE FUNDING FOR 111TH ST./KEDZIE TAX INCREMENT FINANCING
SMALL BUSINESS IMPROVEMENT FUND PROGRAM.

[PO2010-5830]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Community Development, I transmit herewith an ordinance authorizing funding for the 111th -Kedzie TIF Small Business Improvement Fund.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor.

Referred -- TERMINATION OF CALUMET/CERMAK TAX INCREMENT FINANCING DISTRICT.

[PO2010-5831]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Community Development, I transmit herewith an ordinance authorizing the termination of the Calumet/Cermak Tax Increment Financing District.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

Referred -- ABATEMENT OF 2010 TAX LEVIES.
[PO2010-5809, PO2010-5810 and PO2010-5811]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

10/6/2010

COMMUNICATIONS, ETC.

99843

LADIES AND GENTLEMEN -- At the request of the City Comptroller, I transmit herewith ordinances authorizing an abatement of 2010 tax levies.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

Referred -- INTERGOVERNMENTAL AGREEMENTS WITH CHICAGO PARK DISTRICT FOR TRANSFER OF TAX INCREMENT FINANCING FUNDS FOR REHABILITATION OF VARIOUS PUBLIC PARKS.

[PO2010-5822, PO2010-5823 and PO2010-5824]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Zoning and Land Use Planning, I transmit herewith ordinances authorizing the execution of intergovernmental agreements with the Chicago Park District for TIF funding.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

Referred -- FOURTH AMENDMENT TO WILSON YARD REDEVELOPMENT PROJECT
AREA REDEVELOPMENT AGREEMENT.

[PO2010-5819]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Community Development, I transmit herewith an ordinance authorizing a refunding of TIF notes for the Wilson Yard redevelopment project.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

Referred -- LEVY OF TAXES, APPROVAL OF BUDGETS AND EXECUTION OF
SERVICE PROVIDER AGREEMENTS FOR VARIOUS SPECIAL SERVICE AREAS.

[PO2010-5800, PO2010-5801, PO2010-5802, PO2010-5803,
PO2010-5804, PO2010-5805, PO2010-5806, PO2010-5807
and PO2010-5808]

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

10/6/2010

COMMUNICATIONS, ETC.

99845

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Community Development, I transmit herewith ordinances authorizing a scope of services, budget and management agreement for various special service areas.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

Referred -- ALLOCATION OF OPEN SPACE IMPACT FEE FUNDS FOR RIVERWALK RECREATIONAL FACILITY PROJECT.

[PO2010-5988]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Zoning and Land Use Planning, I transmit herewith an ordinance authorizing an allocation of open space impact fee funds to the Department of Transportation for Riverwalk Design.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

Referred -- SUPPLEMENTAL APPROPRIATION AND AMENDMENT OF YEAR 2010
ANNUAL APPROPRIATION ORDINANCE WITHIN FUND 925.

[PO2010-5828]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

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

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

10/6/2010

COMMUNICATIONS, ETC.

99847

Referred -- AMENDMENT OF YEAR XXXVI COMMUNITY DEVELOPMENT BLOCK GRANT ORDINANCE.

[PO2010-5829]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Budget Director, I transmit herewith a Year XXXVI CDBG adjustment.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor.

Referred -- AMENDMENT OF REDEVELOPMENT AGREEMENT WITH LORSCH CONSTRUCTION AND DEVELOPMENT INC. FOR CONVEYANCE OF ADDITIONAL CITY LOTS FOR CONSTRUCTION OF AFFORDABLE HOUSING UNDER CITY LOTS FOR CITY LIVING PROGRAM.

[PO2010-5812]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Community Development, I transmit herewith an ordinance authorizing an amendment to a previously authorized land transaction.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

Referred -- RECONVEYANCE OF PRIVATE SWAP LAND WITHIN 79TH ST.
CORRIDOR REDEVELOPMENT PROJECT AREA TO NICK BARAKAT, INC.
[PO2010-5813]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Community Development, I transmit herewith an ordinance authorizing an amendment to a previously authorized land transaction.

10/6/2010

COMMUNICATIONS, ETC.

99849

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor.

Referred -- TRANSFER OF CITY-OWNED PROPERTY TO NEIGHBORSPACE AND
ASSOCIATED EXPENDITURE OF OPEN SPACE IMPACT FEE FUNDS.

[PO2010-5820]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Zoning and Land Use Planning, I transmit herewith an ordinance authorizing a transfer of property to NeighborSpace and associated expenditure of open space impact fee funds.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor.

Referred -- INTERGOVERNMENTAL AGREEMENT WITH CHICAGO HOUSING AUTHORITY REGARDING CONVEYANCE OF CITY-OWNED PROPERTY FOR PUBLIC HOUSING PROJECT.

[PO2010-5825]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Community Development, I transmit herewith an ordinance authorizing the execution of an intergovernmental agreement with the Chicago Housing Authority concerning a land conveyance.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

Referred -- SALE OF CITY-OWNED PROPERTY AT 333 S. STATE ST. TO DE PAUL UNIVERSITY.

[PO2010-5827]

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

10/6/2010

COMMUNICATIONS, ETC.

99851

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of General Services, I transmit herewith an ordinance authorizing the sale of property located at 333 South State Street.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

Referred -- SALE OF CITY-OWNED PROPERTIES.

[PO2010-5814, PO2010-5815, PO2010-5816,
PO2010-5817 and PO2010-5818]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Community Development, I transmit herewith ordinances authorizing the sale of city-owned property.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

Referred -- EXPENDITURE OF OPEN SPACE IMPACT FUNDS FOR UJIMA GARDEN.
[PO2010-5821]

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

OFFICE OF THE MAYOR
CITY OF CHICAGO

October 6, 2010.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Zoning and Land Use Planning, I transmit herewith an ordinance authorizing an expenditure of open space impact funds for Ujima Garden.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,
Mayor

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

The Honorable Miguel del Valle, City Clerk, informed the City Council that documents have been filed in his office relating to the respective subjects designated, as follows:

Placed On File -- AMENDMENT NO. 1 TO NON-FEDERAL REIMBURSABLE AGREEMENT WITH FEDERAL AVIATION ADMINISTRATION CONCERNING COST ESTIMATES FOR NORTH AIR TRAFFIC CONTROL TOWER EQUIPMENT INSTALLATION AT CHICAGO O'HARE INTERNATIONAL AIRPORT.

[F2010-241]

A communication from Jonathan D. Leach, General Counsel, Department of Aviation, under date of September 16, 2010, transmitting Amendment Number 1 to the Non-Federal Reimbursable Agreement AGL-464-A with the Federal Aviation Administration regarding cost estimates for North Air Traffic Control Tower equipment installation at Chicago O'Hare International Airport, which was *Placed on File*.

Placed On File -- TEMPORARY EASEMENT FOR CONSTRUCTION ACCESS AGREEMENT WITH MACLEAN POWER LLC CONCERNING O'HARE MODERNIZATION PROGRAM AT CHICAGO O'HARE INTERNATIONAL AIRPORT.

[F2010-243]

A communication from Jonathan D. Leach, General Counsel, Department of Aviation, under the date of September 20, 2010, transmitting the Temporary Easement for Construction Access with MacLean Power LLC, together with Grantor's Property, Permanent Easement Area and Insurance Requirements, which was *Placed on File*.

Placed On File -- NOTIFICATION AS TO DESIGNATION OF MICHAEL BOLAND AS PROXY TO AFFIX SIGNATURE OF COMMISSIONER OF AVIATION TO CERTAIN GRANT AGREEMENT WITH FEDERAL AVIATION ADMINISTRATION FOR MIDWAY INTERNATIONAL AIRPORT.

[F2010-242]

A communication from Rosemarie S. Andolino, Commissioner of Aviation, under the date of September 20, 2010, designating Michael Boland as proxy to affix her signature as

Commissioner of Aviation to that certain grant agreement with the Federal Aviation Administration for construction of a highspeed taxiway from Runway 4R and for Phase 1 Rehabilitation of Runway 13L/31R at Chicago Midway International Airport, which was Placed on *File*.

Placed On *File* -- CITY COMPTROLLER'S QUARTERLY REPORT FOR PERIOD ENDED JUNE 30, 2010.

[F2010-244]

The following documents received in the Office of the City Clerk from Steven J. Lux, City Comptroller, were *Placed on File*:

City of Chicago Corporate Fund: Condensed Statement of Cash Receipts and Disbursements for three month period ended June 30, 2010;

Statement of Funded Debt as of June 30, 2010; and

City of Chicago Corporate Fund Statement of Floating Debt as of June 30, 2010.

City Council Informed As To Certain Actions Taken.

PUBLICATION OF JOURNAL.

The City Clerk informed the City Council that all those ordinances, et cetera, which were passed by the City Council on September 8, 2010, and which were required by statute to be published in book or pamphlet form or in one or more newspapers, were published in pamphlet form on October 5, 2010, by being printed in full text in printed pamphlet copies of the *Journal of the Proceedings of the City Council of the City of Chicago* of the regular meeting held on September 8, 2010 published by authority of the City Council, in accordance with the provisions of Title 2, Chapter 12, Section 050 of the Municipal Code of Chicago, as passed on June 27, 1990.

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

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

Referred -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

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

Archer Development LLC (Application Number 17131) -- to classify as a B3-5 Community Shopping District instead of an M1-3 Limited Manufacturing/Business Park District the area shown on Map Number 4-F bounded by:

South Archer Avenue; South Wentworth Avenue; a line 155.41 feet south of South Archer Avenue (as measured along the west line of South Wentworth Avenue running for a distance of 100.07 feet to a point 111.05 feet south of South Archer Avenue measured from the south line of South Archer Avenue and perpendicular thereto); and a line 180.20 feet west of South Wentworth Avenue (as measured along the south line of South Archer Avenue) (common address: 2101 -- 2115 South Archer Avenue/2100 -- 2114 South Wentworth Avenue).

[PO2010-5785]

Neal Berliant and Lisa Hans (Application Number 17126) -- to classify as an RM4.5 Residential Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 7-J bounded by:

North Lawndale Avenue; a line 41.90 feet northwest of the intersection of North Hamlin Avenue and North Lawndale Avenue (as measured along the southeast right-of-way line of North Lawndale Avenue and perpendicular thereto); a line 108 feet southeast of and parallel to North Lawndale Avenue; and a line 11.90 feet northwest of the intersection of North Hamlin Avenue and North Lawndale Avenue (as measured along the southeast right-of-way line of North Lawndale Avenue and perpendicular thereto)(common address: 2903 North Lawndale Avenue).

[PO2010-5790]

Blue Kangaroo, LLC (Application Number 17124) -- to classify as a C3-1 Commercial Manufacturing and Employment District instead of an M2-1 Light Industry District the area shown on Map Number 6-K bounded by:

a line 150 feet north of and parallel to West 24th Street; South Pulaski Road; West 24th Street; and the public alley next west of and parallel to South Pulaski Road (common address: 2354 -- 2360 South Pulaski Road).

[PO2010-5788]

Buena Vista Optical, PC (Application Number 17123) -- to classify as a B1-2 Neighborhood Shopping District instead of a B1-1 Neighborhood Shopping District the area shown on Map Number 16-I bounded by:

a line 49.50 feet north of and parallel to West 65th Street; the public alley next east of and parallel to South Kedzie Avenue; West 65th Street; and South Kedzie Avenue (common address: 6455 -- 6459 South Kedzie Avenue).

[PO2010-5787]

Bridget Dougherty (Application Number 17133) -- to classify as an RM5 Residential Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 5-G bounded by:

the alley next west and parallel to North Halsted Street; a line 303.94 feet north of and parallel to West Wisconsin Street; North Halsted Street; and a line 279.00 feet north of and parallel to West Wisconsin Street (common address: 1928 North Halsted Street).

[PO2010-5796]

EMORTL LLC (Application Number 17127) -- to classify as a C1-1 Neighborhood Commercial District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 18-D bounded by:

East 76th Street; South Ellis Avenue; the alley 125.10 feet north of and parallel to East 76th Street; and a line 25 feet east of South Ellis Avenue (common address: 1000 East 76th Street).

[PO2010-5792]

H79 Properties LLC (Application Number 17130) -- to classify as a B1-2 Neighborhood Shopping District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Use District the area shown on Map Number 18-G bounded by:

the public alley next north of and parallel to West 79th Street; a line 108.50 feet east of and parallel to South Morgan Street; West 79th Street; and South Morgan Street (common address: 950 -- 958 West 79th Street).

[PO2010-5795]

Journey Import LLC (Application Number 17134) -- to classify as an M2-1 Light Industry District instead of an M1-1 Limited Manufacturing/Business Park District the area shown on Map Number 15-L bounded by:

the public alley next north of and parallel to West Armstrong Avenue; a line 392.27 feet east of and parallel to North Central Avenue; West Armstrong Avenue; North Elston Avenue; and a line 272.27 feet east of and parallel to North Central Avenue (common address: 5675 North Elston Avenue).

[PO2010-5797]

Bradley and Jennifer Kotler (Application Number 17129) -- to classify as an RM4.5 Residential Multi-Unit District instead of an RT3.5 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 9-G bounded by:

West Cornelia Avenue; a line 203.21 feet east of North Lakewood Avenue; the alley next south of West Cornelia Avenue; and a line 174.21 feet east of North Lakewood Avenue (common address: 1241 West Cornelia Avenue).

[PO2010-5794]

Lake Park Associates, Inc. (sole beneficiary of Land Trust Number 1046 under trust agreement of January 7, 1966, as amended, current successor Trustee: North Star Trust Company (Application Number 17125) -- to classify as a B3-3 Community Shopping District instead of a B1-3 Neighborhood Shopping District the area shown on Map Number 12-D bounded by:

East 54th Street; South Lake Park Avenue; East 55th Street; a line approximately 330.3 feet west of and parallel with South Lake Park Avenue (or the easterly boundary line of South Harper Avenue, if extended); South Harper Avenue; East 54th Place; a line 80.35 feet east of and parallel with South Harper Avenue; a line 123.05 feet north of and parallel with East 54th Place; a line 150.67 feet east of and parallel with South Harper Avenue; a line 125.21 feet south of and parallel with East 54th Street; and a line 221.11 feet east of and parallel with South Harper Avenue (common address: 5401-- 5499 South Lake Park Boulevard and 1500 -- 1570 East 55th Street).

[PO2010-5789]

ParkR, LLC (Application Number 17132) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of an RM5 Multi-Unit District the area shown on Map Number 12-E bounded by:

a line 230.15 feet north of and parallel to East Garfield Boulevard; South Prairie Avenue; a line 150.00 feet north of and parallel to East Garfield Boulevard; and a line 188.06 feet west of and parallel to South Prairie Avenue; and

to classify as a B2-3 Neighborhood Mixed-Use District instead of a B1-3 Neighborhood Shopping District and further,

a line 150.0 feet north of and parallel to East Garfield Boulevard; South Prairie Avenue; East Garfield Boulevard; and South Indiana Avenue (common address: 200 -- 232 East Garfield Boulevard, 5447 -- 5459 South Indiana Avenue and 5438 -- 5458 South Prairie Avenue).

[PO2010-5791]

Thai Town Center Inc. (Application Number 17128) -- to classify as a C1-1 Neighborhood Commercial Disthct instead of an RS3 Residential Single-Unit (Detached House) Disthct the area shown on Map Number 11-J bounded by:

West Sunnyside Avenue; a line 133.52 feet east of and parallel to North Pulaski Road; a line 65.44 feet south of and parallel to West Sunnyside Avenue; North Harding Avenue; a line 124.74 feet south of and parallel to West Sunnyside Avenue; a line 133.54 feet east of and parallel to North Pulaski Road; a line 94.79 feet south of and parallel to West Sunnyside Avenue; and North Pulaski Road (common address: 4457 -- 4461 North Pulaski Road/4444 -- 4452 North Harding Avenue).

[PO2010-5793]

Marian Zochowski (Application Number 17122) -- to classify as a C2-1 Motor Vehicle-Related Commercial Disthct instead of a B3-1 Community Shopping Disthct the area shown on Map Number 7-K bounded by:

a line 58.43 feet south of and parallel to West Nelson Street; North Pulaski Road; a line 108.43 feet south of and parallel to West Nelson Street; and the public alley next west of and parallel to North Pulaski Road (common address: 3016 and 3018 North Pulaski Road).

[PO2010-5786]

820 Orleans, LLC (Application Number 17135) -- to classify as a C1-2 Neighborhood Commercial Disthct instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit Disthct the area shown on Map Number 3-F bounded by:

starting at a point on the east line of North Sedgwick Street and 76.33 feet north of the north line of West Institute Place, if extended; a line running east 130.31 feet; a line 130.31 feet east of and parallel to North Sedgwick Street running north 24.05 feet; a line 100.40 feet north of and parallel to the north line of West Institute Place; the north/south public alley next east of and parallel to North Sedgwick Street; West Institute Place; a line 130.27 feet east of and parallel to North Sedgwick Street; a line 21.91 feet south of the north line of West Institute Place, if extended, running west 130.27 feet; and North Sedgwick Street to the point of beginning (common address: 827 -- 835 North Sedgwick Street and 350 -- 360 West Institute Place).

[PO2010-5798]

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

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

Banglong, Tran	[PC2010-3177]
Barrezueta, Andres M.	[PC2010-3178]
Battistella, John	[PC2010-3271]
Bonet, Roy J.	[PC2010-3179]
Cepeda, Rosaho	[PC2010-3180]
Chapman, Enoch Mahon	[PC2010-3181]
Clancy, Shonda T.	[PC2010-3182]
Daniel, James and Alice	[PC2010-3183]
Daniels, Theresa A.	[PC2010-3184]
Desaussure, Craig N.	[PC2010-3185]
DiMaggio, Anthony T.	[PC2010-3186]
Donovan, Mahlyn Ann	[PC2010-3187]
Drew, Zita	[PC2010-3188]
Elmi, Frank	[PC2010-3189]
Ferguson, Mark S.	[PC2010-3190]
Fields, Charmain D.	[PC2010-3191]
Frank, Jan C.	[PC2010-3192]
Freeman, Frances	[PC2010-3193]
Frenzel, Leonard	[PC2010-3194]
Gallo, Barbara A.	[PC2010-3195]
Gauthier, Bernice	[PC2010-3196]
Goldstein, Kenneth J.	[PC2010-3197]
Goodlet, Alonzo E.	[PC2010-3198]
Harvey, Pedro	[PC2010-3199]
Haworth, Don	[PC2010-3200]
Hill, Chhstine L.	[PC2010-3201]
Hoffman, Jerry	[PC2010-3202]
Honda City of Chicago	[PC2010-3203]
Howard, Molly M.	[PC2010-3204]
Isono, Susan M.	[PC2010-3205]
Jarog, Marcin W.	[PC2010-3206]
Joannides, Evangeline T.	[PC2010-3207]
Jones, David A.	[PC2010-3208]
Jones, Melody Eileen	[PC2010-3209]
Kafisanwo, Oluwaseun	[PC2010-3210]
Kawka, Cindi L.	[PC2010-3211]
Kesehc, Diane M.	[PC2010-3212]
Klinge, Laura Anne	[PC2010-3213]
Landrum, Jason Lamel	[PC2010-3214]
Lane, Belinda A.	[PC2010-3215]
LeVert, Michael E.	[PC2010-3216]

Linzy, John Michael	[PC2010-3217]
Lopez, Mahcela	[PC2010-3218]
Lopez, Nayely	[PC2010-3219]
Luo, Dan	[PC2010-3220]
Martin, Curtis L.	[PC2010-3221]
Martin, Paulette	[PC2010-3222]
McGrath, Rosemahe	[PC2010-3223]
Miller, Kathryn	[PC2010-3224]
Miller, Mattie L.	[PC2010-3225]
Montoya, Fabiola	[PC2010-3226]
Mosley, Sheree N.	[PC2010-3227]
Munoz-Garcia, Ramiro	[PC2010-3228]
Nelson, Betty	[PC2010-3229]
Niewinski, Grant A.	[PC2010-3230]
Northhedge Holdings Ltd.	[PC2010-3231]
Novus Credit Solutions	[PC2010-3232]
Odoni, Dante	[PC2010-3233]
Oladeinde, Victoha I.	[PC2010-3234]
Oweimhn, Lara M.	[PC2010-3235]
Pearson-Wheller, Ezella	[PC2010-3236]
Phelps, Karen Dru	[PC2010-3237]
Pollak, David	[PC2010-3238]
Powell, Laura E.	[PC2010-3239]
Ptasinski, Jeanette	[PC2010-3240]
Roenisch, Melinda	[PC2010-3241]
Rogers, Ahel N.	[PC2010-3242]
Roman, Maha	[PC2010-3243]
Rotiroti, Lisa B.	[PC2010-3244]
Ruiz, Ricardo	[PC2010-3245]
Schemer, Fred L.	[PC2010-3246]
Sewell, Shanta S.	[PC2010-3247]
Shallow, Mark J.	[PC2010-3248]
Shehdan, Terry	[PC2010-3249]
Smith, Michael L.	[PC2010-3250]
Sphnger, Kathleen D.	[PC2010-3251]
Swiatek, Joseph	[PC2010-3252]
Tangelyn, Ervin R.	[PC2010-3253]
Taylor, Theodore	[PC2010-3254]
Thomas, Lashema A.	[PC2010-3255]
Thomas, Mary C.	[PC2010-3256]
Transit General Ins. and Nadik Ventures Inc.	[PC2010-3257]
Tsvetrov, Milen H.	[PC2010-3258]
Vega, Diana	[PC2010-3259]
Velez, Annette	[PC2010-3260]
Velez, Jose A.	[PC2010-3261]
Walton, Alma J.	[PC2010-3262]
Wash Batts, Katie M.	[PC2010-3263]

Washington, Evetta	[PC2010-3264]
Washington, Queen E.	[PC2010-3265]
West, Lula Leniece	[PC2010-3266]
Wood, Lee W.	[PC2010-3267]
Woods, Robin J.	[PC2010-3268]
Young, Mitzi	[PC2010-3269]
Zydek, Donna L.	[PC2010-3270]

Referred -- AMENDMENT OF RULE 46 OF CITY COUNCIL RULES OF ORDER AND PROCEDURE FOR YEARS 2007 -- 2011.

[PR2010-77]

A communication from the Honorable Miguel del Valle, City Clerk, under the date of October 6, 2010, transmitting a resolution amending Rule 46 of the Rules of Order and Procedure of the City Council of the City of Chicago for Years 2007 -- 2011 to allow electronic submission of legislation, which was *Referred to the Committee on Committees, Rules and Ethics*.

Referred -- SUBMISSION OF REFERENDUM TO VOTERS AT FEBRUARY 22, 2011 REGULAR ELECTION CONCERNING VIDEO GAMBLING IN CHICAGO.

[PR2010-78]

A communication from the Honorable Miguel del Valle, City Clerk, under the date of October 6, 2010, transmitting a resolution calling for a referendum on the February 22, 2011 regular election ballot presenting to the voters the advisory public question: "Shall the City Council continue to prohibit video gambling in Chicago?", which was *Referred to the Committee on License and Consumer Protection*.

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR AT&T.

[PO2010-5799]

A communication from Paul V. La Schiazza, President-Illinois, AT&T, under the date of October 5, 2010, transmitting a proposed ordinance for a grant of privilege in the public way to maintain and use a sign at 205 West Monroe Street, which was *Referred to the Committee on Transportation and Public Way*.

REPORTS OF COMMITTEES.

COMMITTEE ON FINANCE.

ILLINOIS GENERAL ASSEMBLY URGED TO ENACT LEGISLATION EXEMPTING SENIORS FROM REAPPLYING FOR SENIOR CITIZEN HOMEOWNER'S EXEMPTION ANNUALLY.

[R2010-1072]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a resolution calling on the Illinois General Assembly to remove the provision that required seniors in Cook County to reapply for the senior citizen homeowner's exemption each year, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Adopt the proposed resolution transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harhs, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Luhnno, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, More than 284,000 senior citizens in Cook County benefit from the Senior Citizen Homeowner's Exemption each year, a valuable and important form of property tax relief; and

WHEREAS, The Senior Exemption can reduce a senior's property tax bill by several hundred dollars, with 2008 tax bill savings ranging from \$158 to \$823; and

WHEREAS, In tax year 2007, the Cook County Assessor's Office stopped requiring seniors 65 years or older to apply annually for the Exemption and therefore saved additional processing and mailing costs; and

WHEREAS, The Cook County Assessor took this step in order to make the process easier for seniors to avail themselves of the Exemption since no one gets younger; and

WHEREAS, The Assessor re-verifies the Exemption whenever a deed transfer occurs on a property receiving the Exemption; and

WHEREAS, The Exemption has no income requirement and requires only that the taxpayer be 65 or older and own the house that is their principal residence; and

WHEREAS, Legislation recently passed by the General Assembly now requires seniors to reapply every year for the Exemption, creating an unnecessary obstacle for them; and

WHEREAS, This requirement was mandated only for Cook County and does not apply to any other assessor's office or county office in Illinois; and

WHEREAS, This requirement will place an unfunded mandate on the City of Chicago and Cook County and require the City of Chicago and Cook County to expend unnecessary funds for publications, mailings and administration of the Exemption during an economic period where any and all unnecessary expenses to taxpayers should be taken under high consideration; and

WHEREAS, Every time a major change in an exemption application process has occurred it has resulted in confusion and missed property tax savings, especially for those exemptions specifically targeted for the senior citizen population; now, therefore,

Be *It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby urge the General Assembly to promptly reconsider this onerous provision imposed upon the senior population of the City of Chicago and Cook County and remedy this unnecessary provision by enacting further legislation allowing for the Assessor to maintain the practice of vehfication they have installed which allowed for automatic renewal of this valuable property tax credit relief for Chicago's senior citizens.

TAX INCREMENT FINANCING NEIGHBORHOOD IMPROVEMENT PROGRAM
AGREEMENT WITH NEIGHBORHOOD HOUSING SERVICES OF CHICAGO, INC.
FOR ADMINISTRATION OF OGDEN/PULASKI SINGLE-FAMILY PROGRAM.

[O2010-4217]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Community Development to enter into and execute an agreement with Neighborhood Housing Services regarding the Ogden/Pulaski TIF Neighborhood Improvement Program, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harhs, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Luhnno, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to an ordinance adopted by the City Council ("City Council") of the City of Chicago (the "City") on April 9, 2008, a certain redevelopment plan and project (the "Ogden/Pulaski Plan") for the Ogden/Pulaski Redevelopment Project Area (the "Ogden/Pulaski Area") was approved pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq.) (the "Act"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on April 9, 2008, the Ogden/Pulaski Area was designated as a redevelopment project area pursuant to the Act; and

WHEREAS, Pursuant to an ordinance adopted by the City Council on April 9, 2008, tax increment allocation financing was adopted pursuant to the Act as a means of financing certain Ogden/Pulaski Area redevelopment project costs (as defined in the Act) incurred pursuant to the Ogden/Pulaski Plan; and

WHEREAS, The City, through its Department of Community Development ("DCD"), proposes to establish a TIF Neighborhood Improvement program in an amount not to exceed \$1,000,000 to fund improvements to single-family residential properties in the Ogden/Pulaski Area (the "Ogden/Pulaski Single-Family Program"); and

WHEREAS, DCD desires to enter into a TIF Neighborhood Improvement Program Agreement (the "Ogden/Pulaski NHS Agreement") with Neighborhood Housing Services of Chicago, Inc., an Illinois not-for-profit corporation ("NHS"), which Ogden/Pulaski NHS Agreement is set forth in more detail on Exhibit A, attached hereto and incorporated herein, pursuant to which NHS will perform certain administrative services for the City and will make grants to eligible owners of residential buildings in the Ogden/Pulaski Area to provide financing assistance for the improvement and rehabilitation of residential properties in the Ogden/Pulaski Area, pursuant to the City's TIF Neighborhood Improvement Program (the "NIP Program"); and

WHEREAS, The costs incurred or to be incurred by DCD in connection with implementing the NIP Program and the Ogden/Pulaski NHS Agreement in the Ogden/Pulaski Area are proper Redevelopment Project Costs of the Ogden/Pulaski Area; and

WHEREAS, The City's obligation to provide funds under the Ogden/Pulaski NHS Agreement will be met through (i) incremental taxes deposited in the Special Tax Allocation Fund of the Ogden/Pulaski Area, or (ii) any other funds legally available to the City for this purpose; now, therefore,

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

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

SECTION 2. The Ogden/Pulaski Single-Family Program is hereby created, which program shall, among other things, fund the improvement and rehabilitation of residential properties in the Ogden/Pulaski Area in accordance with the Ogden/Pulaski NHS Agreement. An amount not to exceed \$1,000,000 is hereby appropriated from the Special Tax Allocation Fund of the Ogden/Pulaski Area to fund the Ogden/Pulaski Single-Family Program.

SECTION 3. NHS is hereby designated to administer the Ogden/Pulaski Single-Family Program, subject to the supervision of DCD.

SECTION 4. The Commissioner or Acting Commissioner of DCD, or his/her designee, are each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver the Ogden/Pulaski NHS Agreement with NHS to administer the Ogden/Pulaski Single-Family Program substantially in the form attached hereto as Exhibit A and made a part hereof, and such other supporting documents as may be necessary to carry out and comply with the provisions thereof, with such changes, deletions and insertions as shall be approved by the persons executing the agreement.

SECTION 5. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 6. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of Chicago, or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall control. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance.

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

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

*Exhibit "A".
(To Ordinance)*

*Tax Increment Financing Neighborhood
Improvement Program Agreement.*

This TIF Neighborhood Improvement Program Agreement (the "Agreement") is made on _____, 2010 by and between the City of Chicago, a municipal corporation and home rule unit of local government existing under the 1970 Constitution of the State of Illinois (the "City"), acting through its Department of Community Development ("DCD"), and Neighborhood Housing Services of Chicago, inc., an Illinois not-for-profit corporation ("NHS").

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

WHEREAS, to induce redevelopment pursuant to the Act, the City Council of the City (the "City Council") adopted the following ordinances on April 9, 2008: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Ogden/Pulaski Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the Ogden/Pulaski Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Ogden/Pulaski Redevelopment Project Area" (the "Ogden/Pulaski Financing Ordinance"). The redevelopment project area referred to above is referred to herein as the "Ogden/Pulaski TIF Area" and the Redevelopment Plan referred to above is referred to herein as the "Ogden/Pulaski Plan"; and

WHEREAS, by an ordinance adopted by the City Council of the City on _____, 2010, the City has approved the execution and delivery of this Agreement to implement a portion of the program known as the TIF Neighborhood Improvement Program (the "Program"); and

WHEREAS, DCD desires to implement a portion of the Program by using the services of NHS, and NHS desires to administer a portion of the Program in accordance with the provisions of this Agreement;

NOW, THEREFORE, in consideration of the mutual promises and covenants set forth below, the parties hereto agree as follows:

ARTICLE I – Incorporation and Recitals

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE II - Definitions

"Application" means an application from a potential Eligible Homeowner for a Grant hereunder, in a form prepared by NHS and approved by DCD.

"Corporation Counsel" means the Corporation Counsel of the City.

"Eligible Costs" means the following rehabilitation costs which are incurred by eligible Homeowners pursuant to the Grant Documents and funded with Grant funds: exterior improvements including but not limited to roofs, windows, entryways, porches and masonry; up to 30% of the total Grant amount may be used for one of the two following purposes, at the option of the Selected Applicant:

(a) interior life/safety improvements, but only to the extent that such improvements are designed to address a current (rather than potential) health and safety risk; and related architect's fees; or

(b) the cost of an energy audit that recommends measures to improve the energy efficiency of a building may be included as a rehabilitation cost to the extent that:

(i) the building renovations undertaken pursuant to such recommendation promote energy efficiency and resource conservation (e.g., the installation of low-flow plumbing fixtures or energy-efficient HVAC systems, the use of building materials made with a high degree of recycled content or renewable or non-toxic substances); and

(ii) the cost of the energy audit does not exceed 10% of the project budget.

"Eligible Homeowner" means, collectively, all the persons who occupy a housing unit used as their primary residence, which may be a single family, one person living alone, two or more families living together, or any other group of related or unrelated persons who share living arrangements, qualifying as a Qualified Family at the time the Eligible Homeowner submits an application to NHS, but shall not include any individual who is an employee of the City, or any individual who is an employee, agent, consultant, officer, elected official, or appointed official, of NHS (or any person who was an employee, agent, consultant, officer or elected or appointed official within one year prior to the date any Grant is made) if, in either case, the individual exercises or has exercised any functions or responsibilities with respect to activities assisted with Program Funds or who is or was in a position to participate in a decision-making process or gain inside information with regard to such activities, or has or will have any interest in any contract, subcontract or agreement with respect to the housing unit, either for himself or for those with whom he has family or business ties.

"Event of Default" means any event of default as set forth in Section 5.1 hereof.

"Grant" means any grant of funds made by NHS to an Eligible Homeowner from Program Funds.

"Grant Documents" means the agreements entered into between NHS and an Eligible Homeowner in connection with a Grant, which documents shall be in substantially the form approved by Corporation Counsel.

"HUD" means the United States Department of Housing and Urban Development.

"Lottery" shall have the meaning set forth in Section 4.3(b) hereof.

"Maximum Program Assistance" means (a) for a Qualified Housing Unit comprised of a single family home, \$12,500, (b) for a Qualified Housing Unit comprised of two living units, \$17,500, (c) for a Qualified Housing Unit comprised of three living units, \$20,000, and (d) for a Qualified Housing Unit comprised of four living units, \$22,500.

"Median Income" means the median income of the Chicago area, adjusted for family size, as determined by HUD from time to time.

"NHS" means Neighborhood Housing Services of Chicago, Inc., an Illinois not-for-profit corporation, and its successors and assigns.

"Program Funds" means those funds which will be used by the City to implement the Program in accordance with this Agreement.

"Qualified Family" means a family whose annual household income does not exceed 140 percent of the Median Income.

"Qualified Housing Unit" means a one- to four-unit residence located within the Ogden/Pulaski TIF Area which shall be used for residential purposes. In the case of a two- to four-unit residence, one unit shall be occupied by the Eligible Homeowner at the time the Application is made and the Grant Documents are executed.

"State" means the State of Illinois.

ARTICLE III - REPRESENTATIONS, WARRANTIES AND COVENANTS

3.1 Representations and Warranties. In connection with the executions and delivery of this Agreement, NHS represents and warrants to the City that:

(a) NHS is incorporated in the State as a not-for-profit corporation; and is in good standing in the State;

(b) NHS is financially solvent and able to pay its debts as they mature;

(c) NHS, its employees, agents and officials are competent and qualified to perform the services required under this Agreement;

(d) NHS has the right, power and authority to execute, deliver and perform, or cause to be performed, this Agreement under the terms and conditions stated herein; NHS has obtained and received all necessary approvals from its Board of Directors and any other required approvals which are necessary for NHS to execute and deliver this Agreement and to perform its duties hereunder;

(e) no member of the governing body of the City and no other elected official, appointed official, officer, agent, consultant or employee of the City is employed by NHS or has a financial or economic interest directly in this Agreement or the compensation to be paid hereunder except as may be permitted by the Board of Ethics established pursuant to the Municipal Code of Chicago;

(f) NHS is not in default on any contract or loan awarded to NHS by the City at the time of the execution of this Agreement, and NHS has not been, within five years preceding the date hereof, in default on any contract or loan awarded to NHS by the City;

(g) NHS has carefully examined and analyzed the provisions and requirements of this Agreement and, from this analysis, NHS has satisfied itself as to the nature of all things needed for the performance of this Agreement; and the time available to NHS for such examination, analysis, inspection and investigation has been adequate;

(h) this Agreement is feasible of performance by NHS as appropriate, in accordance with all of its provisions and requirements;

(i) except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto and incorporated by reference herein, no representation, statement or promise, oral or in writing, or of any kind whatsoever, by the City, its officials, agents or employees, has induced NHS to enter into this Agreement or has been relied upon by NHS including any with reference to: (A) the meaning, correctness, suitability or completeness of any provisions or requirements of this Agreement; (B) the general conditions which may in any way affect this Agreement or its performance; (C) the compensation provisions of this Agreement; or (D) any other matters, whether similar to or different from those referred to in (A) through (C) immediately above, affecting or having any connection with this Agreement, the negotiation hereof, any discussions hereof, the performance hereof or those employed herein or connected or concerned herewith;

(j) NHS was given ample opportunity and time and was requested by the City to review thoroughly this Agreement prior to execution of this Agreement in order that NHS might request inclusion in this Agreement of any statement, representation, promise or provision which is desired or on which NHS wished to place reliance, that it did so review said documents, and either every such statement, representation, promise or provision has been included in this Agreement or else, if omitted, NHS expressly hereby relinquishes the benefit of any such omitted statement, representation, promise or provision and NHS is willing to perform this Agreement in its entirety without claiming reliance thereon or making any other claim on account of such omission;

(k) there are no actions or proceedings by or before any court or governmental commission, board, bureau or other administrative agency pending or, to the knowledge of NHS, threatened, against or affecting NHS which if adversely determined could materially and adversely affect the ability of NHS to perform hereunder or which might result in any material, adverse change to the financial condition of NHS or may materially affect the property or assets of NHS; and

(l) this Agreement has been executed and delivered by authorized officers of NHS and constitutes a legal, valid and binding obligation of NHS, enforceable in accordance with its terms.

3.2 Covenants. In connection with the execution and delivery of this Agreement, NHS covenants to the City that:

(a) except for its own employees, NHS will not use any individual, organization, partnership or corporation to carry out any of the duties or obligations of NHS hereunder, unless (1) NHS first obtains a certification of such individual, organization, partnership or corporation substantially the same as the representations, warranties and covenants contained in this Article III and in Article IV hereof, (2) such certifications shall be addressed and delivered to the City and (3) the City approves, in writing, the use of such individual, organization, partnership or corporation;

(b) all warranties and representations of NHS contained in this Agreement will be true, accurate and complete at the time of each Grant made pursuant to this Agreement, and shall survive the execution, delivery and acceptance hereof by the parties hereto for the length of this Agreement;

(c) NHS shall be subject to, obey and adhere to any and all federal, State and local laws, statutes, ordinances, rules, regulations and executive orders as are now or may be in effect during the term of this Agreement which may be applicable to NHS;

(d) NHS shall remain solvent and able to pay its debts as they mature;

(e) no member of the governing body of the City and no other elected official, appointed official, officer, agent, consultant or employee of the City shall have any personal interest, direct or indirect, in the business of NHS or shall participate in any decision relating to the business of NHS which affects his/her personal interests or the interests of any corporation, partnership or association in which he/she is directly interested;

(f) no former member of the governing body of the City and no former other elected official, appointed official, officer, agent, consultant or employee of the City shall, for a period of one year after the termination of such person's term of office or employment, assist or represent NHS in any business transaction involving the City or any of its agencies, if the person participated personally and substantially in the subject matter of the transaction during his/her term of office or employment, provided that if the person exercised contract management authority with respect to this Agreement (including any Grant), this prohibition shall be permanent as to this Agreement;

(g) NHS shall immediately notify the City of any and all events or actions which may materially adversely affect the ability of NHS to carry on its operations or perform any or all of its obligations under this Agreement at any time while this Agreement is in effect;

(h) NHS shall not enter into any other agreement or transaction which would conflict with the performance of the duties of NHS hereunder or under any of the Grant Documents;

(i) during the term of this Agreement, NHS shall continue as an Illinois not-for-profit corporation in good standing under the laws of the State; and

(j) NHS shall enforce all provisions of the Grant Documents in accordance with the terms thereof and shall provide to the City all notices required hereunder or thereunder.

ARTICLE IV - Duties and Obligations

4.1 NHS shall execute and deliver to DCD such documents as may be required by the Corporation Counsel to evidence NHS's participation in the Program, including, but not limited to, the City's current form of Economic Disclosure Statement and an opinion of counsel in substantially the form of Exhibit A attached hereto and incorporated herein.

4.2 (a) NHS agrees that the total amount of funds available for the Program hereunder shall be up to \$1,000,000 and that there have been no representations, assurances or agreements that any other assistance shall be forthcoming from the City. NHS shall provide written notice to the City when the aggregate amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, equals \$900,000 and thereafter when the amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, reaches \$1,000,000. Program Funds are deemed committed for purposes of this Section when NHS has determined the amount of Program Funds to be the subject of a Grant and sent notice of final approval of an Application pursuant to Section 4.3(e) to an Eligible Homeowner. No Grants shall be made or committed to be made by NHS hereunder when such commitment would result in the aggregate amount of Grants, together with all administrative costs related to such Grants paid to NHS pursuant to Section 6.5, exceeding \$1,000,000 (or such other amount as the City may determine from time to time). No Grants shall be made or committed to be made by NHS hereunder when such commitment occurs after the date of receipt of the notice from the City described in Section 6.2 hereof regarding the termination of this Agreement.

(b) As of the date of this Agreement, the total amount of funds available hereunder for use in the Ogden/Pulaski TIF Area is \$1,000,000. This amount may be changed from time to time upon written notice by DCD to NHS, provided that the aggregate amount shall not exceed \$1,000,000 (or such other amount as the City may determine from time to time).

4.3 (a) NHS shall accept and process Applications in the following manner (or as otherwise agreed to by DCD and NHS):

- (i) NHS shall make Application forms available for a period of four to six weeks;
- (ii) NHS shall make applications available at certain locations within the Ogden/Pulaski TIF Area such as community centers or libraries (as agreed to by DCD);
- (iii) Applications shall also be available by calling NHS;
- (iv) The Application will be approximately three (3) pages in length, from which NHS will be able to determine eligibility hereunder. NHS will require homeowners to provide more information if they are selected for a matching loan hereunder;
- (v) All Applications shall be returned directly to NHS; the City will not accept Applications; and
- (vi) All Applications must be received by a defined deadline of two weeks after the expiration of the period in (i) above.

(b) NHS shall review all Applications for eligibility, completeness and compliance with the Agreement. NHS shall verify the initial eligibility of each applicant within five days after its receipt in the manner described in subsection (c) below. Only those Applications which meet such criteria will be part of the Lottery. Applications so approved are to be numbered as they are received until the expiration of the period in (a)(vi) above. All such applicants shall be notified of the Lottery date and location by mail at least one week prior to holding the Lottery. The Lottery shall be conducted in a public place. At the lottery meeting, random numbers will be generated by computer (or such other method as determined by DCD and NHS) and the numbers will determine which Applications will be selected ("Selected Applicants") for further processing. The process by which the Selected Applicants are identified is referred to herein as the "Lottery." The amount of each Grant request from each Selected Applicant, including the applicable fee to be paid to NHS hereunder, will be deemed to be for the Maximum Program Assistance. When the aggregate amount entered in the log reaches \$1,000,000, or such other amount as DCD shall in writing specify to NHS, then NHS shall stop selecting Applications.

To accommodate the possibility that additional Selected Applicants will need to be chosen from eligible Applications because some earlier Applications are not in compliance with this Agreement, or because Program Funds are still available to make Grants, NHS may establish a waiting list of up to 25 applicants, to be chosen by the same lottery process described above. If additional Applications are needed thereafter, then NHS will designate a time and place as set forth above to receive additional Applications.

(c) Prior to the date of the Lottery, for each potential Eligible Homeowner, NHS shall obtain income and title information regarding the Eligible Homeowner and the Qualified Housing Unit, respectively, and shall verify information presented in the Application. NHS shall assure that an Eligible Homeowner qualifies as a Qualified Family at the time an Application is received by NHS. In determining whether a Eligible Homeowner qualifies as a Qualified Family, NHS calculate income in a manner determined by NHS and approved by DCD.

(d) NHS shall forward the name, address and Social Security number of every Selected Applicant to the City's Department of Revenue for a scofflaw check. NHS shall perform an initial site visit to verify that the property will qualify. NHS shall approve a scope of work. No building will qualify as a Qualified Housing Unit hereunder if the combination of the Grant funds, funds from the Eligible Homeowner and matching loan funds described in Section 4.4(b) hereof do not cover the cost of correcting the health and safety issues which have been identified by NHS inspectors. For any Qualified Housing Unit, no more than 30% of the Eligible Costs paid for from Program Funds can relate to interior life/safety improvements.

(e) For applicants who do not meet the requirements of this Agreement, as determined by NHS after its initial review described in subsection (c) above, NHS shall provide notice to such applicants that their Application has been rejected within two weeks after the expiration of the period described in subsection (a)(vi) above. For all applicants whose Application is in compliance with the requirements of this Agreement (based on NHS's initial review described in subsection (c) above), NHS will notify each such applicant, within two weeks of the date of the Lottery, as follows: those who are not Selected Applicants will be notified that their name has been placed on a waiting list; and Selected Applicants will be asked for further information to process their Application. The notice to Selected Applicants will also inform the applicant that, if requested materials are not supplied within 45 days in a form satisfactory to NHS, the applicants will forfeit their status as a Selected

Applicant and will be placed at the bottom of the waiting list. If the scofflaw check described in subsection (d) above reveals that any amounts are owed to the City, then the materials requested by NHS shall include evidence that all such amounts have been paid or that the applicant has entered into a payment plan with the City. Thereafter, NHS shall, within 90 days of the date of the Lottery, complete its review of all information required hereunder and notify each such Selected Applicant whether they are eligible for a Grant, the amount of the Grant, and whether other funds need to be obtained by the Applicant pursuant to Section 4.4(b). No Selected Applicant shall be eligible for a Grant hereunder until NHS has received the results of the scofflaw check described in (d) above and has received evidence either that all amounts owed to the City have been paid, or that the applicant has entered into a payment plan with the City. NHS shall provide the City with a copy of each such notice described above. All notices of rejection shall include the reasons for such rejection.

4.4 NHS shall provide the following services:

(a) Technical/Rehabilitation Services. For all Selected Applicants, NHS shall make an initial site visit to the Qualified Housing Unit, and assist the Selected Applicant in the preparation of detailed plans and specifications for the renovation work. NHS shall monitor the process by which the Selected Applicant selects a contractor (or contractors) to do the renovation work to ensure that any contractor has been selected through a competitive bid process. NHS must approve the contractor selected, which must be licensed and properly insured; in its approval, NHS shall consider the financial strength of the contractor. NHS shall review the contract(s) between the Selected Applicant and the contractor(s) for the renovation work. NHS shall make available to each Selected Applicant (i) a current list of contractors and subcontractors which are certified by the City as Minority Business Enterprises or Women Business Enterprises, and (ii) a current list of contractors and subcontractors which have current insurance certificates and proof of City home repair and/or business licenses on file with NHS. While the requirements of Section 2-92-330 of the Municipal Code of the City of Chicago (City Resident Employment Requirement) will not apply to the renovation work done pursuant to the Program, NHS shall use its best efforts to recruit and encourage the use of qualified contractors based in Chicago (particularly in the Ogden/Pulaski TIF Area) for the renovation work being funded pursuant to this Agreement.

(b) Requirements for Grants for Qualified Housing Units. After approving an Application, NHS shall promptly prepare and execute Grant Documents for each Grant. NHS shall assure that each Grant satisfies all applicable requirements of federal, State and local law, and that:

(i) Program Funds finance only Eligible Costs;

(ii) for an Eligible Homeowner who has household income between 100% and 140% of Median Income, the Grant Funds shall not be provided unless an equal amount of loan proceeds or other funds from the Eligible Homeowner (which loans may, but shall not be required to, be made by Neighborhood Lending Services, Inc. ("NLS"), an affiliate of NHS) are available for repairs to the Qualified Housing Unit; provided, that repairs paid for (or reimbursed) from funds other than Program Funds hereunder are not required to be Eligible Costs;

(iii) if the Eligible Homeowner has household income (calculated as described above) below 100% of the Median Income, no matching funds are required pursuant to this subsection, but other provisions of this Agreement may require an Eligible Homeowner to obtain a matching loan for the Qualified Housing Unit; and

(iv) one or more units of the Qualified Housing Unit shall be occupied by the Eligible Homeowner.

(c) Closing. NHS shall promptly close each Grant. Prior to disbursement of any Program Funds by NHS, NHS shall require each Eligible Homeowner to enter into the Grant Documents. NHS shall assure that the renovation of the Qualified Housing Unit commences within six months of the date on which a Grant closes. NHS shall provide in all Grant Documents that the City is a third-party beneficiary of the Grant Documents. NHS shall not provide Program Funds to any Eligible Homeowner in an amount in excess of the applicable Maximum Program Assistance; provided, that the maximum amount so provided may be adjusted by mutual agreement of DCD and NHS based on the availability of Program Funds and the projected need of a particular community.

(d) Disbursement of Proceeds. The City will from time to time place all or a portion of the Program Funds, in an amount determined by DCD but not exceeding \$1,000,000 in the aggregate, into an interest-bearing segregated or escrow account established by NHS for this purpose. Any income earned on amounts held in the account shall be used at the sole discretion of the City: (i) to make Grants hereunder, or (ii) in such other manner as the City determines. NHS shall disburse funds from this account to the City at the written request of the City if income is earned on amounts held in the account. NHS shall make any such disbursement within 30 days of its receipt of the City's request. NHS agrees that any disbursements from this account which are later determined to have been made in violation of this Agreement will be repaid to this account by NHS. Prior to disbursing any proceeds of a Grant, NHS shall determine the aggregate amount of Program Funds which have been provided or approved for a Qualified Housing Unit and shall not disburse any funds exceeding the Maximum Program Assistance. NHS shall also assure that no Program Funds shall be paid until such funds are needed to reimburse the Eligible Homeowner for the prior payment of Eligible Costs, and that the proceeds of a Grant do not exceed available Maximum Program Assistance with respect to the Qualified Housing Unit. No payment from Program Funds shall be made to the Eligible Homeowner until NHS receives evidence of prior payment to the contractor for the rehabilitation work (consisting of a copy of the check issued to the contractor, which is not required to be a cancelled check, and/or a copy of the sworn statement). There shall be no commingling of funds among Grants by NHS and each Grant shall be accounted for separately in the records maintained by NHS.

(e) Servicing; Monitoring.

(1) NHS shall specify an employee directly responsible for the working on each Grant. NHS shall provide DCD with notice of the person(s) responsible for these duties and the respective Grants.

(2) If an Eligible Homeowner breaches any covenant or agreement under the applicable Grant Documents, NHS shall mail notice of such breach to the Eligible Homeowner as provided in the Grant Documents (with a copy to DCD) and shall take such further action consistent with the terms of this Agreement.

(3) NHS shall monitor the progress of the renovation work to confirm compliance with this Agreement and the Grant Documents. The Grant Documents shall provide that the Eligible Homeowner must approve of payment of funds from NHS to a contractor for the rehabilitation work. NHS shall inspect the renovation work prior to providing payment. NHS shall make a final inspection of the renovation work at its completion to confirm compliance with this Agreement and the Grant Documents.

(f) Reporting. On the seventh day of each month of each year during the term hereof, NHS shall submit to the City a monthly report in a form approved by DCD and containing the following information for each Grant closed during the previous month, and for each Eligible Homeowner whose Application has been approved: (i) the address and census tract of the Qualified Housing Unit; (ii) the name, address, income and race (if known) of each Eligible Homeowner for such Qualified Housing Unit; (iii) the amount of the applicable Grant and the date of the Grant; (iv) the amount of Program Funds, if any, provided to such Eligible Homeowner by the end of the preceding month, and the use of such funds; (v) the status of the renovation work on such Qualified Housing Unit; and (vi) the names of any Eligible Homeowners who have defaulted on any matching loan provided through NLS pursuant to Section 4.4(b) hereof. In addition, NHS shall also include the following in such report regarding the Program as of the end of the preceding month: (i) information about each matching loan made to an Eligible Homeowner, or matching funds provided by the Eligible Homeowner, including the amount of the loan or other funds, the address of the subject property and evidence that matching funds were provided; (ii) number of renovations in process; (iii) number of renovations completed; (iv) total number of applicants; (v) total number of Applications reviewed; (vi) total number of Applications approved and (vii) total amount of Grant funds disbursed hereunder.

(g) Marketing. NHS shall make information about the Program, including Applications, readily available to persons applying to become Eligible Homeowners. In connection therewith, NHS shall prepare and distribute brochures and other written materials describing the Program. NHS shall also make appropriate personnel available to speak at seminars to promote and explain the Program and shall conduct other affirmative outreach efforts (including organizing or participating in seminars, conferences and public meetings) to disseminate information about the Program to the public. NHS shall cooperate (and shall bind its contractors to cooperate) with DCD in any program which DCD may undertake to promote and explain the Program. NHS shall dedicate sufficient employee time and resources to respond promptly to inquiries from potential applicants.

4.5 Prior to each disbursement of proceeds in connection with a Qualified Housing Unit (pursuant to Section 4.4 (d) hereof), NHS shall assure to its best efforts that the rehabilitation work performed by the contractor on that Qualified Housing Unit complies with the building codes of the City.

4.6 NHS shall be responsible for all actions of any agents, employees, officers of NHS performing any duties or obligations of NHS hereunder.

4.7 The City authorizes NHS to act, subject to the limitations contained herein: (i) to manage and service the Grants; (ii) to enforce or to refrain from enforcing the Grant Documents for each Grant; (iii) to give consents or approvals in connection with the Grant Documents for each Grant; (iv) to take or refrain from taking any action and make any determination provided for herein or in the Grant Documents; and (v) to exercise all such powers as are incidental thereto.

4.8 In its marketing efforts regarding the Program, the City shall notify potential Program applicants that, for households earning more 100% of the Median Income, there will be a matching loan requirement (as set forth in Section 4.4(b) hereof).

4.9 Insurance.

(a) NHS shall procure and maintain at all times, at its own expense, except as may be otherwise provided herein, during the term of this Agreement, the types of insurance specified below, with insurance companies authorized to do such business in the State and reasonably acceptable to the City covering all services hereunder.

The kinds and amounts of insurance required are as follows:

1. Worker's Compensation and Occupational Disease Insurance

Worker's Compensation and Occupational Disease Insurance, in statutory amounts, covering all of NHS. Employer's liability coverage shall be included and shall have limits of not less than \$100,000 per each accident or illness.

2. Commercial Liability Insurance (Primary and Umbrella)

Commercial Liability Insurance or equivalent with limits of not less than \$250,000 per occurrence, combined single limit, for bodily injury, personal injury and property damage liability. Products/completed operation, independent contractors and contractual liability coverages are to be included. The City is to be named as an additional insured.

3. Automobile Liability Insurance

When any motor vehicles are used in connection with the work to be performed under this Agreement, NHS shall maintain Automobile Liability Insurance with limits of not less than \$500,000 per occurrence, combined single limit, for bodily injury and property damage. The City is to be named as an additional insured.

4. Errors & Omissions/Professional Liability

With respect to all services performed by NHS hereunder, errors and omissions coverage shall be maintained in the amount of \$250,000 naming the City as an additional insured.

5. Blanket Crime Insurance

NHS shall obtain and maintain a blanket crime insurance policy, naming the City as a loss payee, as its interest may appear, covering all persons handling funds received or disbursed under this Agreement, and against loss by reason of theft, robbery, dishonesty, destruction, disappearance or other crimes. The blanket crime insurance policy must be written to cover losses in an amount of not less than 25 percent of the maximum funds on hand at any given time or in an amount of \$250,000, whichever amount is greater.

(b) NHS shall furnish the City, Department of Finance, Risk Management Office, 333 South State Street, Room 400, Chicago, Illinois 60604, original certificates of insurance evidencing the required coverages to be in force and effect on the date hereof, and renewal certificates of insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring

during the term of this Agreement. The City shall not allow NHS to commence any services under this Agreement until all insurance is purchased and evidence of it is received and approved by the City, but the failure of the City to obtain such evidence from NHS before permitting NHS to commence such services shall not be deemed to be a waiver by the City, and NHS shall remain under a continuing obligation to maintain the coverage and to supply the certificates.

The insurance specified hereinabove shall be carried until all services required to be performed under the terms of this Agreement are satisfactorily completed. Failure to carry or keep such insurance in force shall constitute an Event of Default hereunder within the meaning of Section 5.1 hereof, and the City maintains the right to suspend the provisions hereof until proper evidence of insurance is provided. NHS shall require all subcontractors to carry the insurance required herein, or NHS may, at its option, provide the coverage for any or all subcontractors, and, if so, supply to the City evidence satisfactory to the City of such coverage.

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

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

NHS expressly understands and agrees that any insurance coverages and limits furnished by NHS hereunder shall in no way limit its responsibilities and abilities specified herein or by law.

ARTICLE V - Events of Default; Remedies

5.1 Events of Default Defined. The following, subject to the notice and cure provisions of Section 5.2 hereof, shall each constitute an Event of Default hereunder:

(a) any misrepresentation, whether negligent or willful and whether in the inducement or in the performance of this Agreement, made by NHS to the City;

(b) failure by NHS to perform any of its duties or obligations under this Agreement;

(c) any change in ownership or control of NHS without the prior written approval of the City;

(d) the dissolution of NHS or the entry of a decree or order for relief by a court having jurisdiction with respect to NHS in an involuntary case under the federal bankruptcy laws, as now or hereafter constituted, or any other applicable federal or state bankruptcy, insolvency or other similar law, or appointing a receiver, liquidator, assignee, custodian, trustee or sequestrator (or other similar official) of NHS or for any substantial part of the property thereof or ordering the winding-up or liquidation of the affairs of NHS and the continuance of any such decree or order unstayed and in effect for a period of 30 consecutive days;

(e) the commencement by NHS of a voluntary case under the federal bankruptcy laws, as now or hereafter constituted, or any other applicable federal or state bankruptcy, insolvency or other similar law, or the consent by NHS to the appointment of or taking possession by a receiver, liquidator, assignee, trustee, custodian or sequestrator (or other similar official) of NHS or of any substantial part of the property of NHS or of any royalties, revenues, rents, issues or profits therefrom, or the making by NHS of any assignment for the benefit of creditors or the failure of NHS generally to pay its respective debts as such debts become due or the taking of action by NHS in furtherance of any of the foregoing;

(f) a final judgment for the payment of money in excess of \$100,000 shall be rendered by a court of competent jurisdiction against NHS, and NHS shall not discharge the same or provide for its discharge in accordance with its terms, or procure a stay of execution thereof, within 60 days from the date of entry thereof, or such longer period during which execution of such judgment shall have been stayed;

(g) default by NHS under any other agreement which NHS may currently have or may enter into with the City during the term of this Agreement; or

(h) a failure by NHS to fulfill its obligations under any Grant Documents.

5.2 Remedies. If any event referred to in Section 5.1 hereof cannot reasonably be cured within 30 days after receipt of notice given in accordance with the terms of this Agreement, or if NHS has failed, in the sole opinion of the City, to commence and continue diligent efforts to cure such event, the City may, at its sole option, declare an Event of Default hereunder. Whether to declare an Event of Default hereunder is within the sole discretion of the City and neither that decision nor the factual basis for it is subject to review or challenge under this Agreement. Written notification of, or that results in, an Event of Default, and any intention of the City to terminate this Agreement, shall be provided to NHS and such decision shall be final and effective upon receipt of such notice pursuant to Section 6.14 hereof and failure to cure within the stated applicable cure period. Upon the giving of such notice, the City may invoke any or all of the following remedies:

- (a) the right to terminate this Agreement as to any or all of the services yet to be performed effective at a time specified by the City;
- (b) the right of specific performance, an injunction or any other appropriate equitable remedy;
- (c) the right to money damages;
- (d) the right to withhold all or any part of the compensation of NHS hereunder; and
- (e) the right to deem NHS non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interests, it may elect not to declare an Event of Default hereunder or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits NHS to continue to provide the services despite one or more Events of Default, NHS shall in no way be relieved of any of its responsibilities, duties or obligations under this Agreement nor shall the City waive or relinquish any of its rights thereby.

The remedies under the terms of this Agreement are not intended to be exclusive of any other remedies provided, but each and every such remedy shall be cumulative and shall be in addition to any other remedies, existing now or hereafter, at law, in equity or by statute. No delay or failure to exercise any right or power accruing upon any Event of Default shall impair any such right or power nor shall it be construed as a waiver of any Event of Default or acquiescence therein, and every such right and power may be exercised from time to time and as often as may be deemed expedient.

ARTICLE VI - General Provisions

6.1 Duration of the Agreement. This Agreement shall commence on the date of execution and delivery hereof and, unless earlier terminated pursuant to this Agreement, shall terminate when the last Grant payment is made by NHS hereunder.

6.2 Termination. The City may terminate this Agreement for convenience upon thirty (30) days written notice from the City. In such event, all rights and obligations running to and from each party shall be terminated and of no further force and effect; provided that NHS shall be obligated to maintain all records and monitoring obligations with respect to any Grant made in accordance with the terms of this Agreement for a period of five years after the date of the Grant.

6.3 Indemnification. NHS shall pay, indemnify and save the City and the City's officers, employees and agents harmless of, from and against, any and all losses incurred by any such party under this Agreement and any claim brought by reason of any such loss. In the event that any claim is brought against the City or any of the City's officers, employees or agents, by reason of any such loss, NHS, upon notice from the City, covenants to resist and defend such claim on behalf of the City and the City's officers, employees and agents. The City shall have the right to employ separate counsel in any such claim and to participate in the defense thereof and the fees and expenses of such counsel incurred shall be at the expense of NHS, without regard to any authorization of such employment by NHS.

6.4 Non-Liability of Public Officials. No official, employee or agent of the City shall be charged personally by NHS or by any assignee or subcontractor of NHS with any liability or expenses of defense or shall be held personally liable to NHS, or any assignee or subcontractor of NHS under any terms or provisions of this Agreement because of the City's execution or attempted execution hereof or because of any breach hereof.

6.5 Compensation. NHS shall not charge any Eligible Homeowner any fees or charges for a Grant hereunder. The only compensation received by NHS for performance under this Agreement shall be in accordance with this Section. NHS shall be entitled to compensation hereunder in an amount equal to 15 percent (15%) of the aggregate Program Funds paid by the City for Eligible Costs hereunder each month; such amount shall be payable upon submission of a Voucher by NHS to DCD, which Voucher shall contain a line item for NHS compensation hereof. The City shall not be responsible for the payment of any fees other than as set forth in this Section.

6.6 Documentation of Costs and Income; Records and Availability. All Eligible Costs paid from the proceeds of a Grant shall be supported by properly executed invoices, contracts or vouchers, or other official documentation evidencing in proper detail the nature and propriety of the Eligible Costs. All checks, invoices, contracts, vouchers, orders or other accounting documents pertaining in whole or in part to this Agreement shall be maintained by NHS and shall be clearly identified and readily accessible to the City upon written request.

NHS shall maintain records evidencing compliance with the all requirements of the Program for each Qualified Housing Unit which is the subject of a Grant, including the provisions of Section 4.5. Such records shall be maintained for a period of five years after the date of the Grant. All Grant Documents shall be held by NHS for the benefit of the City during the term of this Agreement and for five years thereafter. Upon the written request of the City, NHS shall provide the City with access to and copies of such records.

At any time during normal business hours and as often as the City may deem necessary, NHS shall make available to the City (i) all of its records with respect to matters covered by this Agreement and (ii) access to its employees who have knowledge about the matters covered by this Agreement. NHS shall permit the City to audit, examine and make excerpts or transcripts from such records, and to make copies of records relating to personnel, conditions of employment and other data covered by this Agreement.

At any time during normal business hours and as often as the City may deem necessary, each Eligible Homeowner shall make available to the City the Qualified Housing Unit and records relating to tenants of the unit, if any, in order for the City to verify compliance with this Agreement, including Section 4.5. NHS shall include this requirement in the Grant Documents.

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

NHS shall comply with the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. and any rules and regulations promulgated in accordance therewith, including, but not limited to the Equal Employment Opportunity clause, 56 Ill. Admin. Code 2520 Appendix G. Furthermore, NHS shall comply with and shall cause any contractor utilized under this Agreement to comply with the Discrimination in Public Contracts Act, 775 ILCS 10/0.01, et seq.

6.8 City Requirements. NHS shall comply with the Chicago Human Rights Ordinance, ch. 2.160, Section 2-160-010 et seq. of the Chicago Municipal Code (1990); and the Chicago Fair Housing Regulations ch. 5-8, Section 5-8-010 et seq. of the Chicago Municipal Code (1990).

NHS agrees to furnish and to cause each of its subcontractor(s) to furnish such reports and information as requested by the Chicago Commission on Human Relations.

NHS agrees that all of the aforementioned provisions will be incorporated in all agreements entered into with any suppliers of materials, furnisher of services, subcontractors of any tier, and labor organizations which furnish skilled, unskilled and craft-union skilled labor, or which may provide any such materials, labor of services in connection with this Agreement.

6.9 Assignment. NHS may not assign, sell, transfer or delegate any of its duties or obligations under this Agreement without the prior written consent of the City. The City may assign, sell, transfer or otherwise dispose of any of its rights hereunder, in whole or in part, without the permission of NHS.

6.10 Savings Clause. In case any provision of this Agreement is held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not be affected.

6.11 Entire Agreement. This Agreement and the incorporated Exhibits constitute the entire Agreement and may not be modified, altered or amended unless agreed to by both parties in writing. Any waiver or any provision of this Agreement must be executed in writing by the party granting the waiver and such waiver shall not affect any other rights of the party granting the waiver or act to affect any other duty or obligation of the party receiving the waiver.

6.12 Counterparts. This Agreement is composed of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

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

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

IF TO CITY:

Department of Community Development
City of Chicago
121 North LaSalle Street, Room 1006
Chicago, Illinois 60602
Attention: Commissioner

WITH COPIES TO:

Office of the Corporation Counsel
City of Chicago
City Hall, Room 600
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Finance & Economic Development Division

and

Department of Finance
City of Chicago
33 North LaSalle Street, Room 600
Chicago, Illinois 60602
Attention: Comptroller

IF TO NHS:

Neighborhood Housing Services of Chicago, Inc.
1279 N. Milwaukee Ave. - 5th Floor
Chicago, Illinois 60622
Attention: Executive Director

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

6.15 Governing Law. This Agreement shall be governed by and construed in accordance with the internal laws of the State without regard to its conflict of laws principles.

6.16 Approval. Wherever in this Agreement provision is made for the approval or consent of the City, or any matter is to be to the City's satisfaction, or the like, unless specifically stated to the contrary, such approval, consent, satisfaction or the like shall be made, given or determined by the City in its sole discretion, subject to the review by the Corporation Counsel. Any such approval, consent or other determination shall be made by the Commissioner of the Department of Community Development, or any designee thereof, in his or her role as administering this Agreement for the City.

6.17 Standard of Performance. NHS shall at all times act in the best interest of the City, consistent with the professional obligations assumed by it in entering into this Agreement. NHS shall perform, or cause to be performed, all services hereunder in accordance with the terms and conditions of this Agreement and to the reasonable satisfaction of the City. Any review, approval, acceptance or payment for any and all of the services by the City shall not relieve NHS of its responsibility for the professional accuracy and due diligence of its services. This provision in no way limits the City's rights against NHS either under this Agreement or otherwise, at law or in equity.

6.18 References to Statutes, etc. All references herein to statutes, regulations, rules, executive orders, ordinances, resolutions or notices or circulars issued by any governmental body shall be deemed to include any and all amendments, supplements and restatements from time to time to or of such statutes, regulations, rules, executive orders, ordinances, resolutions, notices and circulars.

6.19 No Contractor Inducements. NHS shall comply with Chapter 2-156 of the Municipal Code of Chicago, "Governmental Ethics", including but not limited to Section 2-156-120 of such Chapter, pursuant to which no payment, gratuity or offer of employment shall be made in connection with any City contract, by or on behalf of a subcontractor to the prime contractor or higher tier subcontractor or any person associated therewith, as an inducement for the award of a subcontract or order. Any contract negotiated, entered into, or performed in violation of any of the provisions of such Chapter 2-156 shall be voidable as to the City.

6.20 No Business Relationship with City Elected Officials. Pursuant to Section 2-156-030(b) of the Municipal Code of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion of any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship. Violation of Section 2-156-030(b) by any elected official, or any person acting at the direction of such official, with respect to this Agreement, or in connection with the transactions contemplated hereby, shall be grounds for termination of this Agreement and the transactions contemplated hereby. NHS hereby represents and warrants that, to the best of its knowledge after due inquiry, no violation of Section 2-156-030(b) has occurred with respect to this Agreement or the

IN WITNESS WHEREOF, the City and NHS have executed this Agreement as of the date first set forth above.

CITY OF CHICAGO

By: _____
(Acting) Commissioner of Community Development

NEIGHBORHOOD HOUSING SERVICES OF
CHICAGO, INC.

By: _____

Its: _____

(Sub)Exhibit "A" referred to in this TIF Neighborhood Improvement Program Agreement with Neighborhood Housing Services of Chicago, Inc. reads as follows:

(Sub)Exhibit "A".
(To TIF Neighborhood Improvement Program Agreement With
Neighborhood Housing Services Of Chicago, Inc.)

Form Of Counsel's Opinion.

[To Be Placed On Attorney's Letterhead]

_____, 2010.

Office of the Corporation Counsel
City of Chicago
City Hall, Room 600
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Finance and Economic Development Division

Re: TIF Neighborhood Improvement Program Agreement (the "Agreement")

Ladies and Gentlemen:

I have acted as counsel for Neighborhood Housing Services of Chicago, Inc., an Illinois not-for-profit corporation ("NHS"), in connection with the execution and delivery of the Agreement by and among NHS and the City of Chicago, acting by and through its Department of Community Development (the "City"). NHS has requested that this opinion be furnished to the City.

In so acting as counsel for NHS I have examined:

- (i) an executed original of the Agreement;
- (ii) the Articles of Incorporation, including all amendments thereto, of NHS as furnished and certified by the Secretary of State of the State of Illinois;
- (iii) the Bylaws of NHS, as certified by the Secretary of NHS as of the date hereof; and
- (iv) The Certificate of Good Standing dated _____, issued by the Office of the Secretary of State of the State of Illinois, as to the good standing of NHS.

In my capacity as counsel, I have also examined such other documents or instruments as I have deemed relevant for the purposes of rendering the opinions hereinafter set forth.

I have also assumed, but have no reason to question, the legal capacity, authority and the genuineness of the signatures of and due and proper execution and delivery by the respective parties other than NHS which has made, executed or delivered or will make, execute and deliver the agreements and documents examined by me.

I express no opinion as to (i) the laws of any state or jurisdiction other than the State of Illinois (and any political subdivisions thereof) and the United States of America; and (ii) any matters pertaining or relating to the securities laws of the United States of America, the State of Illinois or any other state.

Based upon and subject to the assumptions and qualifications herein stated, it is my opinion that:

1. NHS is a not-for-profit corporation, duly organized and validly existing under the laws of the State of Illinois, NHS has made all filings required by the laws of the State of Illinois in respect of its formation and continuing existence, and has all requisite authority to carry on its business and to execute and deliver, and to consummate the transactions contemplated by, the Agreement.
2. The Agreement has been duly executed and delivered on behalf of NHS, and constitutes a legal, valid and binding obligation of NHS, enforceable against NHS in accordance with its terms, except to the extent that enforcement of any such terms may be limited by: (a) applicable bankruptcy, reorganization, debt arrangement, insolvency or other similar laws generally affecting creditors' rights; or (b) judicial and public policy limitations upon the enforcement of certain remedies including those which a court of equity may in its discretion decline to enforce.
3. There is no action, suit or proceeding at law or in equity pending, nor to my knowledge threatened, against or affecting NHS, before any court or before any governmental or administrative agency, which if adversely determined could materially and adversely affect the ability of either NHS or NHS, to perform under the Agreement or any of its business or properties or financial or other conditions.
4. The transactions contemplated by the Agreement are governed by the laws of the State of Illinois.
5. The execution and delivery of the Agreement and the consummation of the transactions contemplated thereby will not constitute:
 - A. a violation or breach of (i) the Articles of Incorporation of NHS, (ii) the Bylaws of NHS, (iii) any provision of any contract or other instrument to which NHS is bound, or (iv) any order, writ, injunction, decree, statute, rule or regulation binding on NHS, or
 - B. a breach of any of the provisions of, or constitute a default under, or result in the creation or imposition of any lien or encumbrance upon any of the property of either NHS pursuant to, any agreement or other instrument to which NHS is a party or by which NHS is bound.
6. No action of, or filing with, any governmental or public body is required to authorize, or is otherwise required for the validity of, the execution, delivery and performance of any of the Agreement.

This opinion is furnished for your benefit and may be relied upon by you and any such other party in connection with the Agreement, but may not be delivered to or relied upon by any other person or entity without written consent from the undersigned.

Very truly yours,

RESTRUCTURING OF LOAN AGREEMENT WITH MONTCLARE SENIOR
RESIDENCES PHASE I, L.P.

[O2010-4218]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the approval of a loan restructuring and subordination agreement with Montclare Senior Residences Phase I, L.P., having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Alderman Burke abstains from voting pursuant to Rule 14.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 46.

Nays -- None.

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

Alderman Burke invoked Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to this ordinance in previous and unrelated matters.

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City") is a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois and, as such, may legislate as to matters which pertain to its local government and affairs; and

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

WHEREAS, The City has programmed Community Development Block Grant funds for its Multi-Unit Rehabilitation Assistance Program (the "Multi-Program") to provide financing to owners of rental properties containing five or more dwelling units in low- and moderate-income areas to rehabilitate said rentals properties; and

WHEREAS, On or about December 27, 2000, the City made a loan of Multi-Program funds in the principal amount of \$4,500,000, with an interest rate of one percent per annum and a term not to exceed 42 years (the "Loan"), to Montclare Senior Residences Phase I, L.P., an Illinois limited partnership ("Borrower"); and

WHEREAS, The Loan was secured by, among other things, that certain Junior Mortgage Security Agreement and Financing Statement dated as of December 1, 2000, made by the Borrower in favor of the City (the "Mortgage"); and

WHEREAS, Proceeds of the Loan were used to provide for the construction of a building owned by the Borrower and located at 6650 West Belden, in Chicago, Illinois (the "Property"); and

WHEREAS, The sole general partner of the Borrower is Montclare Partners I, L.P., an Illinois limited partnership ("Montclare Partners"), and Montclare Seniors Corp., an Illinois corporation, is the general partner of Montclare Partners; and

WHEREAS, The Mortgage is subordinate to that certain mortgage dated as of December 1, 2000, securing a loan in the amount of \$10,255,000 (the "Senior Loan"), made by the Borrower in favor of TRI Capital Corporation, a California corporation; and

WHEREAS, The Borrower desires to refinance the Senior Loan and to execute a mortgage in connection with the Property in favor of a new senior lender (the "New First Mortgage") and has requested that the City approve a proposed restructuring of the Loan; and

WHEREAS, The City's Department of Community Development ("DCD") desires to approve a restructuring (the "Restructuring") of the Loan in a manner which (1) will not alter the principal amount of the Loan, (2) will not alter the interest rate on the principal balance of the Loan, (3) will extend the maturity date of the Loan, and (4) will subordinate the lien of the Mortgage to the lien of the New First Mortgage, and any regulatory agreement by and between Borrower and the U.S. Department of Housing and Urban Development (collectively, the "Material Terms"); now, therefore,

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

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

SECTION 2. The Restructuring is hereby approved as described above. The Commissioner of DCD (the "Commissioner") or a designee of the Commissioner (each, an "Authorized Officer") are each hereby authorized, subject to approval by the Corporation Counsel, to negotiate any and all terms and provisions in connection with the Loan which do not substantially modify the terms of the Restructuring as described herein. Each Authorized Officer is hereby authorized, subject to approval by the Corporation Counsel, to enter into and execute such agreements and instruments, and perform any and all acts as shall be necessary or advisable in connection with any future restructuring of the Loan which does not substantially modify the Material Terms.

SECTION 3. Notwithstanding anything to the contrary contained in the Municipal Code of Chicago (the "Municipal Code") or any other ordinance or mayoral executive order, no parties other than the owners of the Property as of the date following the date of the closing of the Restructuring (collectively, the "Owner"), any legal entities which are direct owners in excess of 7.5% of the Owner which changed in connection with the Restructuring, and all legal entities who constitute the direct or indirect controlling parties of the Owner (as determined by the Corporation Counsel), shall be required to provide to the City the document commonly known as the "Economic Disclosure Statement and Affidavit" (or any successor to such document) in connection with the Restructuring.

SECTION 4. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code, or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall control. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance.

SECTION 5. This ordinance shall be effective as of the date of its passage and approval.

FIRST AMENDMENT TO REDEVELOPMENT AGREEMENT WITH THE BLACK
ENSEMBLE THEATER CORPORATION.

[O2010-4219]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the execution of a first amendment to the redevelopment agreement with the Black Ensemble Theater, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to an ordinance adopted by the City Council ("City Council") of the City of Chicago (the "City") on February 8, 2006, the City through its Department of Planning and Development now known as the Department of Community Development ("DCD"), and

The Black Ensemble Theater Corporation, an Illinois not-for-profit corporation (the "Developer") entered into that Black Ensemble Theater Redevelopment Agreement (the "Agreement"), dated February 10, 2006 and recorded in the Office of the Recorder of Deeds of Cook County, Illinois as Document No. 0604827090 on February 17, 2006; and

WHEREAS, Pursuant to the Agreement, the Developer intended to commence the rehabilitation of an approximately 34,248 square foot facility and to construct a 299 seat performing arts theater with parking for 42 cars (the "Project"), as further defined in the Agreement, on property located in the Clark/Montrose Redevelopment Project Area and generally located at 4440 -- 4450 North Clark Street in Chicago, Illinois 60640; and

WHEREAS, The Developer has been delayed in commencing and completing the Project according to the schedule stated in the Agreement due to its need to continue fund-raising efforts for the Project; and

WHEREAS, The Developer and the City desire to amend the Agreement, among other things, to (i) extend the original start and completion dates in order to provide the Developer additional time to complete the Project pursuant to the Agreement and (ii) clarify the Certificate of Expenditure that was issued on February 10, 2006; now, therefore,

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

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

SECTION 2. The Agreement shall be amended as indicated in the Amendment to the Agreement, as attached hereto as Exhibit A (the "Amendment").

SECTION 3. The Commissioner or Acting Commissioner of DCD (the "Commissioner") and a designee of the Commissioner or Acting Commissioner are each hereby authorized, subject to approval by the Corporation Counsel, to execute the Amendment and execute such agreements and instruments, and perform any and all acts as shall be necessary or advisable in connection with amending the Agreement.

SECTION 4. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of Chicago, or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall control. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance.

SECTION 5. This ordinance shall be effective as of the date of its passage and approval.

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

*Exhibit "A".
(To Ordinance)*

*First Amendment To Black Ensemble
Theater Redevelopment Agreement.*

This First Amendment to Black Ensemble Theater Redevelopment Agreement (this "Amendment") is made as of this ____ day of _____, 2010, the date that the conditions described in Article II of this Amendment have been complied with to the City's satisfaction (the "Effective Date") by and between the City of Chicago, an Illinois municipal corporation (the "City"), acting by and through its Department of Community Development ("DCD"), formerly known as the Department of Planning and Development, and The Black Ensemble Theater Corporation, an Illinois not-for-profit corporation (the "Developer").

RECITALS

A. Developer and the City have entered into the Black Ensemble Theater Redevelopment Agreement dated as of February 10, 2006 (the "RDA"), which was recorded with the Recorder of Deeds of Cook County on February 17, 2006 as Document No. 0604827090 pursuant to which the City provided additional financing to assist Developer in completing the Project (as defined in the RDA), which is located on the property described in Exhibit A attached hereto (the "Property"). Capitalized terms not otherwise defined in this Amendment shall have the meanings given them in the RDA.

B. The parties desire to amend the RDA to, among other things, change the start and completion dates for the Project.

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

ARTICLE I. RECITALS

The foregoing recitals are hereby incorporated into this Amendment by reference and made a contractual part hereof.

ARTICLE II. CLOSING CONDITIONS

The effectiveness of this Amendment is subject to the covenants and agreements contained herein, and the satisfaction of the following conditions (collectively, the "Closing Conditions"):

(A) Amendment. The execution of this Amendment) by all parties and the recording of this Amendment;

(B) Title. The Developer has furnished the City with a date down endorsement to the Title Policy for the Property, certified by the Title Company, dated within ten days before the date this Amendment is signed, showing the Developer as the named insured, satisfying the requirements described in Section 5.05 of the RDA and noting the recording of this Amendment as an encumbrance against the Property;

(C) Evidence of Clean Title. The Developer, at its own expense, has provided the City with searches, updated within twenty days before the date this Amendment is signed, as described under Section 5.06 of the RDA, showing no liens against the Developer, the Property or any fixtures now or hereafter affixed thereto, except for the Permitted Liens;

(D) Opinion of the Developer's Counsel. The Developer has furnished the City with an opinion of counsel, substantially in the form attached as Exhibit J to the RDA, with such changes as required by or acceptable to Corporation Counsel; provided, that if the Developer has engaged special counsel in connection with the Project, and such special counsel is unwilling or unable to give some of the opinions set forth in Exhibit J hereto, such opinions were obtained by the Developer from its general corporate counsel;

(E) Corporate Documents; Economic Disclosure Statement. The Developer has delivered to the City the following documents accompanied by a certificate of the secretary or authorized officer of each entity certifying them as true, correct and complete copies that have not been amended or modified: (i) Articles of Organization or Articles of Incorporation, as applicable, (ii) good standing certificate, (iii) written consent or resolutions authorizing the execution of this Amendment, (iv) evidence of incumbency, and (v) operating agreement or bylaws, as applicable. The Developer has delivered Economic Disclosure Statement(s), in the City's then current form, dated the date hereof; and

ARTICLE III. AMENDMENTS TO AGREEMENT

A. Department. Throughout the RDA, all references to "Department of Planning and Development" and "DPD" are deleted and replaced by references to the "Department of Community Development" and "DCD", respectively.

8. The Project.

Section 3.01 of the RDA is amended by deleting in their entirety the words "(i) complete construction no later than April 1, 2007; and (ii) complete construction and conduct business operations therein no later than June 1, 2008, or such time provided by agreement of the parties" and replacing them with the words "(i) commence construction no later than March 1, 2011 and complete construction and conduct business operations therein no later than March 1, 2012, or such time provided by agreement of the parties.

C. Treatment of Prior Expenditures

Section 4.07 is amended by the insertion of the following at the end of such section: "Notwithstanding anything to the contrary contained herein; the City hereby approves a Certificate of Expenditure in the amount of \$4.5 million, which reflects the value of the City Note as of the date hereof and which applicability is retroactive to the Closing Date, and which Certificate of Expenditure and City Note may be increased to the Maximum principal amount of \$6 million. The City and the Developer may agree to amend the City Note and adjust any previously approved payment or amortization schedule delivered in connection with this Agreement in order to reflect the representations set forth in this section."

D. Cooperation in Investigations

The following paragraphs are added as Section 8.22:

It is the duty of the Developer and any bidder, proposer, contractor, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Developer and any such bidder, proposer, contractor, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Developer represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Developer and any bidder, proposer, contractor, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Developer and any such bidder, proposer, contractor, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Developer represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE IV

COVENANTS, REPRESENTATIONS AND WARRANTIES OF DEVELOPER

Developer covenants, represents and warranties that:

- (a) such party has the right, power and authority to enter into, execute, deliver and perform this Amendment and the Mortgage Amendment. The execution, delivery and performance by such party of this Amendment and the Mortgage Amendment have been duly authorized by all necessary action, and do not and will not violate its Articles of Organization, Articles of Incorporation, Operating Agreement or Bylaws, as applicable, any applicable provision of law, or constitute a breach of, default under or require the consent under any agreement, instrument or document to which such party is now a party or by which such party is now or may become bound;

- (b) such party is not in default with respect to any provision of the RDA, the agreements evidencing the Lender Financing or any related agreements; and

ARTICLE V. MISCELLANEOUS

A. Limitation of Liability. No member, official or employee of the City shall be personally liable to any party to this Amendment or any successor in interest in the event of any default or breach by the City or any successor in interest or for any amount which may become due to any party to this Amendment from the City or any successor in interest or on any obligation under the terms of this Amendment or the RDA.

B. No Effect on Recording Priority of RDA or Subordination Agreement. The parties agree that entering into this Amendment shall have no effect on the recording priority of the RDA (or any outstanding subordination agreement that might relate thereto) and that this Amendment shall relate back to the dates that each of the RDA (or any outstanding subordination agreement that might relate thereto) were originally recorded in the land title records of Cook County, Illinois.

C. No Change in Defined Terms. All capitalized terms not otherwise defined herein, shall have the same meanings as set forth in the RDA.

D. Other Terms in the RDA Remain; Conflict.

- (a) Except as explicitly provided in this Amendment, all other provisions and terms of the RDA shall remain unchanged.
- (b) In the event of a conflict between any provisions of this Amendment and the provisions of the RDA, the provisions of this Amendment shall control. Other than as specifically modified hereby, the terms and conditions of the RDA shall remain in effect with respect to the parties thereto.

E. Representations and Warranties of Developer. Developer acknowledges and agrees that, notwithstanding any other terms or provisions of this Amendment to the contrary, Developer shall remain liable for all of its obligations and liabilities under the RDA, as amended by this Amendment.

F. Form of Documents. All documents required by this Amendment to be submitted, delivered or furnished to the City shall be in form and content satisfactory to the City.

G. Recording and Filing. Developer shall cause this Amendment to be recorded and filed on the date hereof against the Property legally described in Exhibit A hereto in the conveyance and real property records of the county in which the Property is located. Developer shall pay all fees and charges incurred in connection with any such recording. Upon recording, Developer shall immediately transmit to the City an executed original of this Amendment showing the date and recording number of record.

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

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

J. Governing Law. This Amendment shall be governed by and construed in accordance with the internal laws of the State of Illinois, without regard to its conflicts of law principles.

K. Binding Effect. This Amendment shall be binding upon Developer and the City and their respective successors and permitted assigns (as provided herein) and shall inure to the benefit of Developer and the City and their respective successors and permitted assigns (as provided herein).

L. No Business Relationship with City Elected Officials. Pursuant to Section 2-156-030(b) of the Municipal Code of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion of any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship. Violation of Section 2-156-030(b) by any elected official, or any person acting at the direction of such official, with respect to the RDA or this Amendment or in connection with the transactions contemplated hereby and thereby, shall be grounds for termination of the RDA or this Amendment and the transactions contemplated hereby and thereby. Developer hereby represents and warrants that, to the best of its knowledge after due inquiry, no violation of Section 2-156-030(b) has occurred with respect to this Amendment or the transactions contemplated thereby.

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

N. Exhibits. All of the exhibits attached hereto are incorporated herein by reference.

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be executed as of the day and year first above written.

CITY OF CHICAGO, acting by and through
its Department of Community Development

By: _____
Name: Christine Raguso
Title: Acting Commissioner

10/6/2010

REPORTS OF COMMITTEES

99897

The Black Ensemble Theater Corporation,
an Illinois not-for-profit company

By: _____
Title: Executive Director

STATE OF ILLINOIS)
) SS
COUNTY OF COOK)

I, _____, a notary public in and for the said County, in the State
aforesaid, DO HEREBY CERTIFY that Jackie Taylor, personally known to me to be the Executive
Director of The Black Ensemble Theater Corporation, an Illinois Not-for-profit corporation (the
"Developer"), and personally known to me to be the same person whose name is subscribed to the
foregoing instrument, appeared before me this day in person and acknowledged that he/she
signed, sealed, and delivered said instrument, pursuant to the authority given to her by the
Developer, her free and voluntary act and as the free and voluntary act of the Developer, for the
uses and purposes therein set forth.

GIVEN under my hand and official seal this ____ day of _____, 2010.

Notary Public

My Commission Expires _____

(SEAL)

STATE OF ILLINOIS)
) SS
COUNTY OF COOK)

I, _____, a notary public in and for the said County, in the State aforesaid, DO HEREBY CERTIFY that Christine Raguso, personally known to me to be the Acting Commissioner of the Department of Community Development of the City of Chicago (the "City"), and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that she signed, sealed, and delivered said instrument pursuant to the authority given to her by the City, as her free and voluntary act and as the free and voluntary act of the City, for the uses and purposes therein set forth.

GIVEN under my hand and official seal this ____th day of _____, 2010.

Notary Public

My Commission Expires _____

[(Sub) Exhibit "J" referred to in this First Amendment to Black Ensemble Theater Redevelopment Agreement
unavailable at time of printing.]

(Sub)Exhibit "A" referred to in this First Amendment to Black Ensemble Theater Redevelopment Agreement reads as follows:

(Sub)Exhibit "A".
(To First Amendment To Black Ensemble
Theater Redevelopment Agreement)

The Property.

Property Address:

4440 -- 4450 North Clark Street
Chicago, Illinois.

Permanent Index Numbers:

14-17-120-018-0000; and

14-17-120-019-0000.

Lots 1, 2, 3 and 4 in Block 23 in Ravenswood, being a subdivision of the south half of the southwest quarter of the northwest quarter of Section 17, Township 40 North, Range 14, East of the Third Principal Meridian.

INTERGOVERNMENTAL AGREEMENT WITH CHICAGO TRANSIT AUTHORITY
REGARDING PROVISION OF TAX INCREMENT FINANCING ASSISTANCE FUNDS
FOR REHABILITATION OF RED LINE WILSON STATION.

[O2010-4220]

The Committee on Finance submitted the following report:

CHICAGO, October 7, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Community Development to enter into and execute an intergovernmental agreement with the Chicago Transit Agency regarding the improvements to the Red Line, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City") is a home rule municipality as described in Section 6(a), Article VII of the 1970 Constitution of the State of Illinois; and

WHEREAS, The Chicago Transit Authority (the "CTA") is a municipal corporation of the State of Illinois; and

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

WHEREAS, In accordance with the provisions of the Act, and pursuant to three ordinances adopted on June 27, 2001 and published at pages 62342 -- 62452 of the *Journal of the Proceedings of the City Council of the City of Chicago* (the "*Journal*") of such date, the City Council of the City: (i) approved a certain redevelopment plan and project (the "Plan") for the Wilson Yard Redevelopment Project Area (the "Area") within the City; (ii) designated the Area as a redevelopment project area; and (iii) adopted tax increment allocation financing (the "TIF Adoption Ordinance") for the Area; and

WHEREAS, In accordance with the provisions of the Act, and pursuant to ordinances adopted (a) on November 18, 2009 and published at pages 74053 -- 74131 of the *Journal* of such date, and (b) on February 10, 2010 and published at pages 83890 -- 83990 of the *Journal* of such date, the City Council of the City amended the Plan (the Plan, as amended, the "Amended Plan"); and

WHEREAS, Under the Act and the TIF Adoption Ordinance, certain ad valorem taxes are allocated and, when collected, are paid to the Treasurer of the City for deposit by the Treasurer into the Wilson Yard TIF Fund established to pay redevelopment project costs incurred in the Area, which taxes may be used to pay all or a portion of the costs of construction of public improvements within the Area that are incurred or that are to be incurred in furtherance of the objectives of the Amended Plan, to the extent the municipality by written agreement accepts and approves such costs; and

WHEREAS, The CTA proposes to undertake the rehabilitation of its Wilson rapid transit station (the "Project") on the Red Line, which project is located within the Area; and

WHEREAS, The CTA has requested tax increment allocation financing funds assistance (the "City Contribution") from the City's Department of Community Development ("DCD") to support portions of the cost of the Project, and the City desires to provide such assistance; and

WHEREAS, The parties propose to enter into an intergovernmental agreement ("Agreement") authorizing and setting conditions on providing the City Contribution for the Project; and

WHEREAS, The parties propose to enter into the Agreement under the provisions of the Illinois Intergovernmental Cooperation Act, 5 ILCS 220/1, et seq.; and

WHEREAS, On February 10, 2010 the Chicago Transit Board enacted an ordinance authorizing the CTA to enter into the Agreement; now, therefore,

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

SECTION 1. The above recitals are incorporated by reference as if fully set forth herein.

SECTION 2. Subject to the approval of the Corporation Counsel as to form and legality, the Acting Commissioner of DCD ("Commissioner") or her delegate is hereby authorized to execute and deliver the Agreement with the CTA in substantially the form attached hereto as Exhibit A, with such changes therein as the Commissioner may approve, provided that such changes do not amend any essential terms of the Agreement (execution of the Agreement by the Commissioner or her delegate constituting conclusive evidence of such approval), and to enter into and execute all such other agreements and instruments and to perform any and all acts as shall be necessary or advisable in connection with the implementation of the Agreement.

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

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

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

*Exhibit "A".
(To Ordinance)*

*Intergovernmental Agreement Between
The City Of Chicago And
Chicago Transit Authority.*

This Intergovernmental Agreement (the "Agreement") is entered into as of _____, 2010 (the "Closing Date") by and between the City of Chicago, a municipal corporation (the "City"), acting through its Department of Community Development ("DCD"), and the Chicago Transit Authority ("CTA"), an Illinois municipal corporation duly organized and existing under the laws of the State of Illinois.

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

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

WHEREAS, in accordance with the provisions of the Act, and pursuant to three ordinances adopted on June 27, 2001 and published at pages 62342-62452 of the Journal of Proceedings of the City Council (the "Journal") of such date, the City Council of the City: (i) approved a certain redevelopment plan and project (the "Plan") for the Wilson Yard Redevelopment Project Area (the "Area") within the City; (ii) designated the Area as a redevelopment project area; and (iii) adopted tax increment allocation financing (the "TIF Adoption Ordinance") for the Area; and

WHEREAS, in accordance with the provisions of the Act, and pursuant to ordinances adopted (a) on November 18, 2009 and published at pages 74053-74131 of the Journal of such date, and (b) on February 10, 2010 and published at pages 83890-83990 of the Journal of such date, the City Council of the City amended the Plan (the Plan, as amended, the "Amended Plan"); and

WHEREAS, under the Act and the TIF Adoption Ordinance, certain ad valorem taxes are allocated and, when collected, are paid to the Treasurer of the City for deposit by the Treasurer into the Wilson Yard TIF Fund established to pay redevelopment project costs incurred in the Area, which taxes may be used to pay all or a portion of the costs of construction of public improvements within the Area that are incurred or that are to be incurred in furtherance of the objectives of the Amended Plan, to the extent the municipality by written agreement accepts and approves such costs; and

WHEREAS, pursuant to the Amended Plan, certain TIF-funded City programs and redevelopment agreements have been established by the City Council of the City as of the Closing Date, which programs and agreements pledge portions of the Wilson Yard TIF Fund (collectively, the "Prior Obligations"); and

WHEREAS, the CTA proposes to undertake the rehabilitation of its Wilson rapid transit station (the "Project") on the Red Line, which project is located within the Area, and which is described in more detail in Exhibit A, incorporated and attached hereto; and

WHEREAS, the City and the CTA have agreed that the City will pay not more than \$3,000,000 toward the CTA's costs of the Project (the "City Contribution") from Available Incremental Taxes (as defined below) or from any other source of funds available to and selected by the City; and

WHEREAS, the Project is the type of public improvement that is contemplated by the Amended Plan, and therefore the costs of the Project qualify as redevelopment project costs under the Amended Plan; and

WHEREAS, the City and the CTA wish to enter into this Agreement; and

WHEREAS, the City and the CTA have authority to enter into this Agreement pursuant to the Intergovernmental Cooperation Act, 5 ILCS 220/1 et seq.; and

WHEREAS, on _____, 2010, the City Council adopted an ordinance (the "Authorizing Ordinance") authorizing the execution of this Agreement; and

WHEREAS, on February 10, 2010, the Chicago Transit Board passed an ordinance (the "CTA Ordinance") authorizing the execution of this Agreement;

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

SECTION 1. RECITALS

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

SECTION 2. [intentionally omitted]

SECTION 3. THE PROJECT

(a) The parties acknowledge that the Project shall begin in 2010 and shall be completed not later than _____, 20____.

(b) The CTA shall provide the City any plans and specifications pertaining to the Project that the City may reasonably request from time to time during the Term of this Agreement, and shall notify DCD of any significant changes to said plans.

(c) The CTA hereby certifies that the Project has to date and shall continue to comply with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders as may be in effect at the time of the Project's completion.

(d) The CTA hereby certifies to the City that the City Contribution, together with available CTA funds, shall be sufficient to complete the Project.

SECTION 4. FINANCING

(a) CTA funds shall be used to pay the Project's costs.

(b) City Funds (as defined below) shall be used only to pay or reimburse the CTA for its costs of TIF-Eligible Improvements that constitute Redevelopment Project Costs, contingent upon receipt by the City of documentation satisfactory in form and substance to DCD evidencing such costs. "TIF-Eligible Improvements" means those improvements of the Project which (i) qualify as Redevelopment Project Costs, (ii) are eligible costs under the Amended Plan, and (iii) the City has agreed to pay for out of the City Funds, subject to the terms of this Agreement. "Redevelopment Project Costs" means redevelopment project costs as defined in Section 5/11-74.4-3(q) of the Act that are included in the budget set forth in the Amended Plan or otherwise referenced in the Amended Plan. The City agrees that Exhibit A hereto represents certain TIF-Eligible Improvements for the Project and sets forth, by approximate line item amounts, the minimum amount of TIF-Eligible Improvements the CTA plans to expend for the Project. The CTA may implement changes to the Project that cause variations in the line item amounts shown on Exhibit A, provided that all the changes qualify as TIF-Eligible Improvements.

(c) Subject to the terms and conditions of this Agreement, the City shall pay to the CTA an amount not to exceed \$3,000,000 in City funds from Available Incremental Taxes ("City Funds") to pay all or any portion of the City Contribution. If the actual costs of the Project total less than \$3,000,000, then the maximum the City shall be liable for under this Agreement is 100% of those Project costs that constitute TIF-Eligible Improvements. If the actual costs of the Project exceed \$3,000,000, then the CTA shall be solely responsible for such excess costs.

(d) "Available Incremental Taxes" means such ad valorem taxes and such retail, use and service taxes which, pursuant to the TIF Adoption Ordinance and Section 5/11-74.4-8(b) of the Act, are allocated to and when collected are paid to the Treasurer of the City of Chicago for deposit by the Treasurer into the Wilson Yard TIF Fund established to pay Redevelopment Project Costs and obligations incurred in the payment thereof, and which are not encumbered or pledged for the payment of Prior Obligations.

(e) The City warrants that it has available and has segregated on the books of the City an amount of City Funds sufficient to make the City Contribution, and covenants that the City Funds will not be used for any purpose other than the City Contributions during the Term of this Agreement.

(f) The City Funds being provided hereunder are being granted on a conditional basis, subject to the CTA's compliance with the provisions of this Agreement.

(g) Only those expenditures made by CTA with respect to the Project prior to the Closing Date hereof, evidenced by documentation satisfactory to DCD and approved by DCD as satisfying costs covered in the budget for the Project, shall be considered as previously contributed CTA funds ("Prior Expenditures"). Exhibit D hereto sets forth the prior expenditures approved by DCD as of the date hereof as Prior Expenditures.

SECTION 5. PAYMENT

(a) The CTA shall request the payment of the City Funds on a properly completed Requisition Form in the form set forth on Exhibit C hereto ("Disbursement Request"), which the CTA may file with the City on a bi-monthly basis following incurrence of Redevelopment Project Costs. Prior to or simultaneous with the delivery of a Disbursement Request to the City, the CTA shall submit documentation substantiating its applicable incurrence of Redevelopment Project Costs (including TIF-Eligible Improvements) to DCD.

(b) Delivery by the CTA to DCD of a Disbursement Request hereunder shall, in addition to the items expressly set forth therein, constitute a certification to the City, as of the date of the Disbursement Request, that:

(i) the total amount of the Disbursement Request represents the actual amount already incurred by the CTA for its own work or incurred by the CTA and owing to the general contractor(s), subcontractors or other parties who have performed work on or otherwise provided goods or services in connection with the Project;

(ii) the CTA has approved all work and materials for the Disbursement Request; and

(iii) the work that is the subject of the Disbursement Request was performed in accordance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders at the time of its completion.

(c) Upon presentation of a Disbursement Request from the CTA, the City shall review it and its supplemental documentation for, among other things, evidence that the CTA incurred and paid TIF-Eligible Expenditures in an amount that equals or exceeds the amount of City Funds agreed to herein, and shall inform the CTA of any questions or comments about same as soon as practicable.

(d) Once a Disbursement Request is approved by the City, the City, by check or wire transfer, shall pay the approved amount of the City Contribution amount not later than [30 days] following such approval.

SECTION 6. TERM

The term of this Agreement ("Term") shall commence on the Closing Date and shall expire on _____, 20__ or on the date of termination of this Agreement according to its terms, whichever occurs first.

SECTION 7. ENVIRONMENTAL MATTERS; SAFETY; INSPECTION

(a) The City makes no covenant, representation or warranty as to the environmental condition of the Project or the suitability of the Project for any public rapid transit use whatsoever.

(b) The CTA shall be solely responsible for the safety and protection of the public in connection with the Project.

(c) The City reserves the right to inspect the Project from time to time as it is being undertaken or after its completion.

SECTION 8. INSURANCE

(a) The CTA is self-insured. During the term of this Agreement, the CTA shall provide and maintain, at the CTA's own expense, or cause to be provided, insurance or self-insurance equivalent to the coverages and requirements specified below concerning all operations related to this Agreement.

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

(c) Commercial General Liability (Primary and Umbrella). Commercial General Liability Insurance or equivalent self-insurance with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages shall include the following: All premises and operations, products/completed operations, explosion, collapse, underground, separation of insureds, defense, and contractual liability. The City of Chicago will be considered an additional insured on a primary, non-contributory basis for any liability arising directly from the work. For those contracts already let or for work already performed prior to the Closing Date, the CTA shall recognize the City of Chicago as an additional insured on a primary, non-contributory basis for any liability arising directly from such work.

(d) Automobile Liability (Primary and Umbrella). When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the CTA shall provide self-insured Automobile Liability coverage with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage.

(e) Professional Liability. When any architects, engineers or professional consultants engaged by the CTA perform work in connection with this Agreement, the CTA shall provide self-insured Professional Liability covering acts, errors, or omissions with limits of not less than \$1,000,000.

(f) Prior to the Closing Date, the CTA will furnish the City a letter of self insurance evidencing the required coverage to be in force on the Closing Date. After the Closing Date, the CTA will furnish the City similar evidence if the coverages change from self-insurance to purchased insurance during the term of this Agreement and prior to the completion of the Project. The receipt of any self-insurance does not constitute agreement by the City that the insurance requirements in this Agreement have been fully met or that the self-insurance is in compliance with all Agreement requirements.

(g) Non-conforming self-insurance shall not relieve the CTA of the obligation to provide or cause to be provided insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of this Agreement, and the City retains the right to stop the CTA's work until proper evidence of insurance is provided, or this Agreement may be terminated.

(h) The required general liability self-insurance shall provide for sixty (60) days prior written notice to be given to the City or the CTA in the event coverage is substantially changed, canceled, or non-renewed. The CTA shall promptly notify the City in the event the CTA receives any such notice.

(i) Any and all self-insured retentions on referenced insurance coverages shall be borne by the CTA and its contractors.

(j) The CTA shall waive its rights of subrogation against the City, its employees, elected officials, agents, or representatives.

(k) The CTA expressly understands and agrees that any coverage and limits furnished by the CTA shall in no way limit the CTA's liabilities and responsibilities specified by this Agreement or by law.

(l) The CTA expressly understands and agrees that any insurance or self insurance programs maintained by the City shall not contribute with insurance provided by the CTA under this Agreement.

(m) The required self-insurance shall not be limited by any limitations expressed in the indemnification language herein or any limitation placed on the indemnity therein given as a matter of law.

(n) The CTA shall require all contractors for the Project to provide the insurance required herein or the CTA may provide the coverages for contractors. All contractors shall be subject to the same insurance requirements as is the CTA unless otherwise specified herein. In all contracts relating to the Project that are let after the Closing Date, the CTA agrees to require the contractor to name the City as an additional insured on insurance coverages as provided above and to require the contractor to indemnify the City from all claims, damages, demands, losses, suits, actions, judgments and expenses including but not limited to attorney's fees arising out of or resulting from work on the Project by the contractor or contractor's suppliers, employees, or agents.

SECTION S. EMPLOYMENT OBLIGATIONS

9.01 Employment Opportunity. CTA, on behalf of itself and its successors and assigns, hereby agrees, and shall contractually obligate its general contractors, subcontractors or any Affiliate of the CTA operating in connection with the Project (collectively, with CTA, the "Employers" and individually an "Employer") to agree, that for the Term of this Agreement with respect to CTA and during the period of any other party's provision of services to CTA in connection with the construction of the Project, to the extent not in conflict with CTA's procurement requirements or applicable federal and state law:

(a) No Employer shall discriminate against any employee or applicant for employment based upon race, religion, color, sex, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income as defined in the City of Chicago Human Rights Ordinance, Chapter 2-160, Section 2-160-010 et seq., Municipal Code, except as otherwise provided by said ordinance and as amended from time to time ("Human Rights Ordinance"). Each Employer shall take affirmative action to ensure that applicants are hired and employed without discrimination based upon race, religion, color, sex, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income and are treated in a non-discriminatory manner with regard to all job-related matters, including without limitation: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Each Employer agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the City setting forth the provisions of this nondiscrimination clause. In addition, the Employers, in all solicitations or advertisements for employees, shall state that all qualified applicants shall receive consideration for employment without discrimination based upon race, religion, color, sex, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income.

(b) As required by 49 U.S.C. 5332 (which prohibits discrimination on the basis of race, color, creed, national origin, sex, or age, and prohibits discrimination in employment or business opportunity), by Title VI of the Civil Rights Act of 1964, as amended, 42 U.S.C. 2000d, and by U.S. DOT regulations, "Nondiscrimination in Federally-Assisted Programs of the Department of Transportation--Effectuation of Title VI of the Civil Rights Act," 49 CFR part 21 at 21.7, the Employer ensures that it will comply with all requirements imposed by or issued pursuant to 49 U.S.C. 5332, 42 U.S.C. 2000d, and 49 CFR part 21, so that no person in the United States, on the basis of race, color, national origin, creed, sex, or age will be excluded from participation in, be denied the benefits of, or otherwise be subjected to discrimination in any program or activity (particularly in the level and quality of transportation services and transportation-related benefits) for which the Employer receives Federal assistance awarded by the U.S. DOT or FTA.

(c) Each Employer shall comply with all federal, state and local equal employment and affirmative action statutes, rules and regulations, including but not limited to the City's Human Rights Ordinance and the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq., and any subsequent amendments and regulations promulgated thereto.

(d) Each Employer, in order to demonstrate compliance with the terms of this Section, shall cooperate with and promptly and accurately respond to inquiries by the City, which has the responsibility to observe and report compliance with equal employment opportunity regulations of federal, state and municipal agencies.

(e) Each Employer shall include the foregoing provisions of subparagraphs (a) through (d) in every contract entered into in connection with the Project, and shall require inclusion of these provisions in every subcontract entered into by any subcontractors, and every agreement with any Affiliate undertaking any portion of the Project, so that each such provision shall be binding upon each contractor, subcontractor or Affiliate, as the case may be.

9.02 Construction Worker Hours. Because the Project is federally assisted, CTA has affirmative action requirements or goals for the Project that impose construction worker hours participation by utilization of minorities and women, respectively. The CTA shall comply, and shall cause its general contractors to comply, therewith.

9.03 [intentionally omitted.]

9.04 CTA's DBE Commitment. The CTA agrees for itself and its successors and assigns, that because the construction of the Project involves use of federal funds as part of CTA's contribution, CTA will meet and satisfy its 30% DBE contract goals. Attached hereto as Exhibit E is a description of CTA contract participation requirements for DBEs predicated on such federal requirements applicable to the Project as well as a listing of the DBE commitment for the Project. The CTA shall provide evidence to the City, in conjunction with its other reporting to the City with respect to compliance matters, that it is complying with federal requirements relating to the hiring of DBEs during the construction of the Project.

For purposes of this Section 9.04, "DBE(s)" shall mean disadvantaged business enterprises certified as such by the Illinois Universal Certification Program, of which CTA is a member, pursuant to the U.S. Department of Transportation regulations set forth at 49 CFR Part 26.

SECTION 10. INDEMNIFICATION

Except for the City's own negligence or wrongful acts, the CTA shall release, indemnify and hold harmless, to the maximum extent permitted by law, the City and its officials, employees and agents (the "City Indemnitees") from and against any and all claims, suits, liabilities, losses and damages, including court costs and attorneys' fees and expenses incidental thereto, of whatever nature, arising out of or in connection with the CTA's construction of the Project, and any failure of performance or negligent or wrongful performance by the CTA, or any contractor or subcontractor for the CTA, and their respective officers, agents or employees, in connection with the Project, including, but not limited to, claims for damage to property, and/or injury to or death of any person or persons.

SECTION 11. NOTICES

(a) All notices and demands by the CTA to the City shall be in writing and shall be delivered personally or sent by United States mail or reputable overnight or same day courier service, postage prepaid, addressed to the City as specified below, or to such other address as the City may from time to time designate by notice to the CTA hereunder:

To the City: City of Chicago
 Department of Community Development
 Attention: Commissioner
 City Hall, Room 1000
 121 N. LaSalle Street
 Chicago, Illinois 60602
 (312) 744-9476
 (312) 744-2271 (Fax)

With copies to: City of Chicago
 Department of Law
 Attention: Finance and Economic Development Division
 City Hall, Room 600
 121 N. LaSalle Street
 Chicago, Illinois 60602
 (312) 744-0200
 (312) 744-8538 (Fax)

(b) All notices and demands by the City to the CTA shall be in writing and shall be delivered personally or sent by United States mail or reputable overnight or same day courier service, postage prepaid, addressed to the CTA as specified below, or to such other address as the CTA may from time to time designate by notice to the City hereunder:

To the CTA: President
 Chicago Transit Authority
 567 W. Lake Street
 Chicago, IL 60661
 (312) 681-5000
 (312) 681-5005 (Fax)

With copies to: General Counsel
 Chicago Transit Authority
 567 W. Lake Street
 Chicago, IL 60661
 (312) 681-2700

SECTION 12. GENERAL PROVISIONS

(a) This Agreement constitutes the entire understanding of the parties with respect to the Project and the payment of the City Contribution, and no representations or promises have been made that are not fully set forth herein. The parties understand and agree that no modification of this Agreement shall be binding unless duly accepted and executed by both parties in writing.

(b) This Agreement will be governed in all respects in accordance with the laws of the State of Illinois. A court located in Chicago, Illinois, will hear any disputes which arise hereunder.

(c) Any headings of this Agreement are for convenience of reference only and do not define or limit the provisions of this Agreement. Words of any gender will be deemed and construed to include correlative words of the other genders. Words importing the singular number shall include the plural number and vice versa, unless the context shall otherwise indicate. All references to any exhibit or document will be deemed to include all supplements and/or amendments to any such exhibits or documents entered into in accordance with the terms hereof and thereof. All references to any person or entity will be deemed to include any person or entity succeeding to the rights, duties, and obligations of such person or entity in accordance with the terms of this Agreement.

(d) The invalidity of any one or more phrases, sentences, clauses, or sections contained in this Agreement shall not affect the remaining portions of this Agreement or any part hereof.

(e) This Agreement may be executed in one or more counterparts, and all such counterparts will constitute one and the same Agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement, through their duly authorized representatives, as of the date set forth at the beginning of this Agreement.

CITY OF CHICAGO, a municipal corporation, through its
Department of Community Development

Christine Raguso, Acting Commissioner

CHICAGO TRANSIT AUTHORITY, a municipal corporation

Terry Peterson, Chairman

[(Sub)Exhibit "B" referred to in this Intergovernmental Agreement
with Chicago Transit Authority unavailable at time of printing.]

(Sub)Exhibits "A", "C", "D" and "E" referred to in this Intergovernmental Agreement with
Chicago Transit Authority read as follows:

(Sub)Exhibit "A".
(To Intergovernmental Agreement With
Chicago Transit Authority)

Wilson Station Improvements
Wilson Yard TIF

Item	Project Cost
Gerber building/exterior	
Roof	\$ 600,000
New storefronts	350,000
Electrical	470,000
Plumbing	90,000
HVAC	220,000
LED lighting on Gerber	110,000
Gerber building/exterior total	\$1,840,000
Retail concession spaces interior	
Interior demo	\$ 540,000
Drywall, plaster, doors and frames	100,000
Retail concession interior total	\$ 640,000
Station interior	
Relocate Fare Array to first level	\$ 370,000
New flooring	74,000
New hand railing	12,000
New demising walls at lobby	21,000
Wall treatments in lobby	29,000

Item	Project Cost
Venting/grating on stairwell windows	\$ 7,000
Seal off exit to track 1 platform	7,000
Station interior total	\$ 520,000
WILSON STATION TOTAL	\$3,000,000

(Sub)Exhibit "C".
(To Intergovernmental Agreement With
Chicago Transit Authority)

Requisition Form.

State of Illinois)
)SS.
County of Cook)

The Chicago Transit Authority (the "CTA"), hereby certifies that with respect to that certain Intergovernmental Agreement between the CTA and the City of Chicago dated as of _____, 2010 (the "Agreement"):

A. Expenditures (final cost) for the Project have been made in the total amount of:

\$ _____

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

\$ _____ \$0.00

C. The CTA requests reimbursement for the following costs of TIF-Eligible Improvements:

\$ _____

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

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

(i) the total amount of the disbursement request herein represents the actual amount already expended by the CTA for its own work or paid by the CTA to the general contractor(s), subcontractors or other parties who have performed work on or otherwise provided goods or services in connection with the Project;

(ii) the CTA has approved all work and materials for the disbursement request;

(iii) the work that is the subject of the disbursement request herein was performed in accordance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders at the time of its completion; and

(iv) the representations and warranties contained in the Agreement are true and correct and the CTA is in compliance with all applicable covenants contained therein.

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

Chicago Transit Authority, an Illinois municipal corporation

By: _____

Name: _____

Title: _____

Subscribed and sworn before me this _____
day of _____, _____

My commission expires: _____

Agreed and Accepted:

City of Chicago, by and through its
Department of Community Development

Christine Raguso, Acting Commissioner

Date: _____

(Sub)Exhibit "D".
(To Intergovernmental Agreement With
Chicago Transit Authority)

Prior CTA Expenditures.

None.

(Sub)Exhibit "E".
(To Intergovernmental Agreement With
Chicago Transit Authority)

CTA's DBE Special Conditions Of Contract And
DBE Commitment For Each Project

[A Subset Of The Budget Set Forth In (Sub)Exhibit "A"]

[(Sub)Exhibit "A" referred to in this attachment printed on
pages 99912 and 99913 of this *Journal*.]

AMENDMENT NO. 2 TO TERMS OF ROOSEVELT-HOMAN COMMERCIAL/
RESIDENTIAL REDEVELOPMENT AREA TAX INCREMENT FINANCING PROGRAM
REDEVELOPMENT PLAN.

[O2010-4221]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing Amendment Number 2 to the Roosevelt-Homan Commercial/Residential Redevelopment Area Tax Increment Financing Program Redevelopment Plan, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to ordinances adopted on December 5, 1990, in accordance with the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq. (the "Act"), the City Council (the "Corporate Authorities") of the City of Chicago (the "City"): (i) approved a redevelopment plan and project (the "Original Plan") for a portion of the City known as the "Roosevelt-Homan Commercial/Residential Redevelopment Area" (the "Area") (the "Original Plan Ordinance"); (ii) designated the Area as a "redevelopment project area" (the "Designation Ordinance"); and (iii) adopted tax increment allocation financing for the Area (the "TIF Adoption Ordinance"); and

WHEREAS, Pursuant to an ordinance adopted on July 31, 1996, the Corporate Authorities amended the Original Plan to increase the budget (the Original Plan, as amended, is referred to hereafter as the "Plan"; the Original Plan Ordinance, as amended, is referred to hereafter as the "Plan Ordinance") (the Plan Ordinance, the Designation Ordinance and the TIF Adoption Ordinance are collectively referred to in this ordinance as the "TIF Ordinances"); and

WHEREAS, The Plan Ordinance established the estimated dates of completion of the redevelopment project described in the Plan and of the retirement of obligations issued to finance redevelopment project costs to be December 5, 2013, which date is not more than twenty-three (23) years from the date of the adoption of the Designation Ordinance, and the Corporate Authorities made a finding in the Plan Ordinance that such date was not more than twenty-three (23) years from the date of the adoption of the Designation Ordinance in accordance with the provisions of Section 11-74.4-3(n)(3) of the Act in effect on the date of adoption of the TIF Ordinances; and

WHEREAS, Public Act 91-478 (the "Amendatory Act"), which became effective November 1, 1999, amended the Act, among other things, to (i) change the dates set forth in Section 11-74.4-3(n)(3) of the Act by which redevelopment projects must be completed and obligations issued to finance redevelopment project costs must be retired to be no later than December 31 of the year in which the payment to the municipal treasurer as provided in Section 11-74.4-8(b) of the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year after the year in which the ordinance approving a redevelopment project area is adopted, and (ii) provide that a municipality may amend an existing redevelopment plan to conform such redevelopment plan to Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act, by an ordinance adopted without further hearing or notice and without complying with the procedures provided in the Act pertaining to an amendment to or the initial approval of a redevelopment plan and project and designation of a redevelopment project area; and

WHEREAS, The Corporate Authorities desire further to amend the Plan to conform the Plan to Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act, in accordance with the procedures set forth in amended Section 11-74.4-3(n)(3); now, therefore,

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

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

SECTION 2. Approval Of Amendment To Plan. The "Amendment Number 2 to the Roosevelt-Homan Commercial/Residential Redevelopment Area Tax Increment Finance Program Redevelopment Plan", a copy of which is attached hereto as Exhibit A (the "Plan Amendment"), is hereby approved.

SECTION 3. Finding. The Corporate Authorities hereby find that the estimated dates of completion of the redevelopment project described in the Plan and of the retirement of obligations issued to finance redevelopment project costs set forth in the Plan, as amended by the Plan Amendment, conform to the provisions of Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act.

SECTION 4. Invalidity Of Any Section. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the remaining provisions of this ordinance.

SECTION 5. Superseder. All ordinances (including, without limitation, the TIF Ordinances), resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflicts.

SECTION 6. Effective Date. This ordinance shall be in full force and effect immediately upon its passage.

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

Exhibit "A".

*Amendment No. 2 To The Roosevelt-Homan Commercial/Residential
Redevelopment Area Tax Increment Finance
Program Redevelopment Plan.*

1. The first sentence in the second paragraph under "Issuance of Obligations" on

page 26399 of the *Journal of the Proceedings of the City Council of the City of Chicago* of December 5, 1990 (the "*Journal*") is deleted and replaced with the following:

All obligations issued by the City pursuant to this Redevelopment Plan and the Act shall be retired, *no* later than December 31 of the year in which the payment to the City treasurer as provided in the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year following the year in which the ordinance approving the Redevelopment Project Area was adopted, such ultimate retirement date occurring on December 31, 2014.

2. The first two sentences of the paragraph under "Anticipated Equalized Assessed Valuation", on pages 26380 and 26400 of the *Journal* are deleted and replaced with the following:

By the tax year 2013 (collection year 2014) and following the completion of all potential redevelopment projects, the equalized assessed valuation of the Redevelopment Project Area is estimated to be \$32,319,747.

3. The first sentence of the third paragraph under "Phasing and Scheduling of Redevelopment Plan", on page 26401 of the *Journal* is deleted and replaced with the following:

The estimated date for completion of the Redevelopment Project is no later than December 31, 2014.

AMENDMENT NO. 1 TO 95TH STREET AND STONY ISLAND AVENUE TAX INCREMENT FINANCING REDEVELOPMENT PROJECT AND PLAN.

[O2010-4222]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing

Amendment Number 1 to the 95th Street and Stony Island Avenue Tax Increment Financing Redevelopment Project and Plan, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to ordinances adopted on May 16, 1990, in accordance with the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq. (the "Act"), the City Council (the "Corporate Authorities") of the City of Chicago (the "City"): (i) approved a redevelopment plan and project (the "Plan") for a portion of the City known as the "95th Street and Stony Island Avenue Redevelopment Project Area" (the "Area") (the "Plan Ordinance"); (ii) designated the Area as a "redevelopment project area" (the "Designation Ordinance"); and (iii) adopted tax increment allocation financing for the Area (the "TIF Adoption Ordinance") (the Plan Ordinance, the Designation Ordinance and the TIF Adoption Ordinance are collectively referred to in this ordinance as the "TIF Ordinances"); and

WHEREAS, The Plan Ordinance established the estimated dates of completion of the redevelopment project described in the Plan and of the retirement of obligations issued to finance redevelopment project costs to be May 1, 2013, which date is not more than twenty-three (23) years from the date of the adoption of the Designation Ordinance, and the Corporate Authorities made a finding in the Plan Ordinance that such date was not more than twenty-three (23) years from the date of the adoption of the Designation Ordinance in accordance with the provisions of Section 11-74.4-3(n)(3) of the Act in effect on the date of adoption of the TIF Ordinances; and

WHEREAS, Public Act 91-478 (the "Amendatory Act"), which became effective November 1, 1999, amended the Act, among other things, to (i) change the dates set forth in Section 11-74.4-3(n)(3) of the Act by which redevelopment projects must be completed and obligations issued to finance redevelopment project costs must be retired to be no later than December 31 of the year in which the payment to the municipal treasurer as provided in Section 11-74.4-8(b) of the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year after the year in which the ordinance approving a redevelopment project area is adopted, and (ii) provide that a municipality may amend an existing redevelopment plan to conform such redevelopment plan to Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act, by an ordinance adopted without further hearing or notice and without complying with the procedures provided in the Act pertaining to an amendment to or the initial approval of a redevelopment plan and project and designation of a redevelopment project area; and

WHEREAS, The Corporate Authorities desire to amend the Plan to conform the Plan to Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act, in accordance with the procedures set forth in amended Section 11-74.4-3(n)(3); now, therefore,

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

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

SECTION 2. Approval Of Amendment To Plan. The "Amendment Number 1 to the 95th Street and Stony Island Avenue Tax Increment Redevelopment Project and Plan", a copy of which is attached hereto as Exhibit A (the "Plan Amendment"), is hereby approved.

SECTION 3. Finding. The Corporate Authorities hereby find that the estimated dates of completion of the redevelopment project described in the Plan and of the retirement of obligations issued to finance redevelopment project costs set forth in the Plan, as amended by the Plan Amendment, conform to the provisions of Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act.

SECTION 4. Invalidity Of Any Section. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the remaining provisions of this ordinance.

SECTION 5. Superseder. All ordinances (including, without limitation, the TIF Ordinances), resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflicts.

SECTION 6. Effective Date. This ordinance shall be in full force and effect immediately upon its passage.

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

Exhibit "A".

*Amendment No.1 To
95th Street And Stony Island Avenue Tax Increment
Redevelopment Project And Plan.*

1. The first sentence of the first paragraph under "Issuance of Obligations" is amended to read as follows:

All obligations issued by the City pursuant to this Redevelopment Plan and the Act shall be retired, no later than December 31 of the year in which the payment to the City treasurer as provided in the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year following the year in which the ordinance approving the Redevelopment Project Area was adopted, such ultimate retirement date occurring on December 31, 2014.

2. The first sentence of the paragraph under "Anticipated Equalized Assessed Valuation" is amended to read as follows:

By the tax year 2013 (collection year 2014) and following the completion of all potential redevelopment projects, the equalized assessed valuation of the Redevelopment Project Area is estimated to be \$28,432,525.

3. The third sentence under "Phasing and Scheduling of Redevelopment Project" is amended to read as follows:

The estimated date for completion of the Redevelopment Project is no later than December 31, 2014.

AMENDMENT NO. 2 TO HOWARD/PAULINA TAX INCREMENT FINANCING
REDEVELOPMENT PROJECT AND PLAN.

[O2010-4223]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing Amendment Number 2 to the Howard/Paulina Tax Increment Financing Redevelopment Project and Plan, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to ordinances adopted on October 14, 1988, in accordance with the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq. (the "Act"), the City Council (the "Corporate Authorities") of the City of Chicago (the "City"):

(i) approved a redevelopment plan and project (the "Original Plan") for a portion of the City known as the "Howard/Paulina Redevelopment Project Area" (the "Original Area") (the "Original Plan Ordinance"); (ii) designated the Original Area as a "redevelopment project area" (the "Designation Ordinance"); and (iii) adopted tax increment allocation financing for the Original Area (the "TIF Adoption Ordinance") (the Original Plan Ordinance, the Designation Ordinance and the TIF Adoption Ordinance are collectively referred to in this ordinance as the "TIF Ordinances"); and

WHEREAS, The City subsequently determined that the Original Area be expanded to include additional, contiguous areas (the "Added Property", and together with the Original Area, the "Expanded Project Area"); and

WHEREAS, In connection with the addition of the Added Property to the Original Area, the Corporate Authorities adopted the following ordinance amending and supplementing the TIF Ordinances on December 11, 1996, in accordance with the provisions of the Act: (i) an Ordinance approving the Howard/Paulina Amended and Restated Redevelopment Project Area Number 1 Tax Increment Finance Program Redevelopment Plan and Project (the "Expanded Area Plan", and together with the Original Plan, the "Redevelopment Plan"); (ii) an ordinance designating the Howard/Paulina Amended and Restated Redevelopment Project Area Number 1 as a "redevelopment project area" pursuant to the Act which re-confirmed the designation of the Original Area and designated the Expanded Project Area as a "redevelopment project area", and (iii) an ordinance adopting tax increment financing for Howard/Paulina Amended and Restated Redevelopment Project Area Number 1 (collectively, the "Expanded Area TIF Ordinances"); and

WHEREAS, The Redevelopment Plan established the estimated dates of completion of the redevelopment project described in the Redevelopment Plan and of the retirement of obligations issued to finance redevelopment project costs to be October 14, 2011, which date is not more than twenty-three (23) years from the date of the adoption of the Designation Ordinance, and the Corporate Authorities made a finding in the ordinance approving the Redevelopment Plan that such date was not more than twenty-three (23) years from the date of the adoption of the Designation Ordinance in accordance with the provisions of Section 11-74.4-3(n)(3) of the Act in effect on the date of adoption of the TIF Ordinances and the Expanded Area TIF Ordinances; and

WHEREAS, Public Act 91-478 (the "Amendatory Act"), which became effective November 1, 1999, amended the Act, among other things, to (i) change the dates set forth in Section 11-74.4-3(n)(3) of the Act by which redevelopment projects must be completed and obligations issued to finance redevelopment project costs must be retired to be no later than December 31 of the year in which the payment to the municipal treasurer as provided in Section 11-74.4-8(b) of the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year after the year in which the ordinance approving a redevelopment project area is adopted, and (ii) provide that a municipality may amend an existing redevelopment plan to conform such redevelopment plan to Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act, by an ordinance adopted without further hearing or notice and without complying with the procedures provided in the Act pertaining to an amendment to or the initial approval of a redevelopment plan and project and designation of a redevelopment project area; and

WHEREAS, The Corporate Authorities desire to amend the Redevelopment Plan to conform the Redevelopment Plan to Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act, in accordance with the procedures set forth in amended Section 11-74.4-3(n)(3); now, therefore,

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

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

SECTION 2. Approval Of Amendment To Plan. The "Amendment Number 2 to the Howard/Paulina Amended and Restated Redevelopment Project Area Number 1 Tax Increment Finance Program Redevelopment Plan and Project", a copy of which is attached hereto as Exhibit A (the "Plan Amendment"), is hereby approved.

SECTION 3. Finding. The Corporate Authorities hereby find that the estimated dates of completion of the redevelopment project described in the Redevelopment Plan and of the retirement of obligations issued to finance redevelopment project costs set forth in the Redevelopment Plan, as amended by the Plan Amendment, conform to the provisions of Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act.

SECTION 4. Invalidity Of Any Section. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the remaining provisions of this ordinance.

SECTION 5. Superseder. All ordinances (including, without limitation, the Expanded Area TIF Ordinances), resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflicts.

SECTION 6. Effective Date. This ordinance shall be in full force and effect immediately upon its passage.

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

Exhibit "A".

*Amendment No. 2 To The
Howard/Paulina Amended And Restated Redevelopment
Project Area Number 1 Tax Increment Finance
Program Redevelopment Plan And Project.*

1. The first sentence of the second paragraph under Section V.E., "Issuance of Obligations", is amended to read as follows:

All obligations issued by the City pursuant to this Howard/Paulina Amended and Restated Redevelopment Plan and Project Area Number 1 and the Act shall be retired no later than December 31 of the year in which the payment to the City treasurer as provided in the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year following the year in which the ordinance approving the Original Redevelopment Project Area was adopted, such ultimate retirement date occurring on December 31, 2012.

2. The first sentence of the paragraph under Section V.G., "Anticipated Equalized Assessed Valuation", is amended to read as follows:

By the tax year 2011 (collection year 2012) and following the completion of all potential redevelopment projects, the equalized assessed valuation of real property within the Howard/Paulina Amended and Restated Redevelopment Project Area Number 1 is estimated to be \$50,182,243.

3. The last sentence under Section V.N., "Phasing and Scheduling", is amended to read as follows:

The estimated date for completion of the Redevelopment Project is no later than December 31, 2012.

AMENDMENT NO. 3 TO THE STOCKYARDS INDUSTRIAL-COMMERCIAL
REDEVELOPMENT AREA TAX INCREMENT FINANCING PROGRAM
REDEVELOPMENT PLAN.

[O2010-4224]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing Amendment Number 3 to the Stockyards Industrial-Commercial Redevelopment Area Tax Increment Financing Program Redevelopment Project Area, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to ordinances adopted on March 8, 1989, in accordance with the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq. (the "Act"), the City Council (the "Corporate Authorities") of the City of Chicago (the "City"): (i) approved a redevelopment plan and project (the "Original Plan") for a portion of the City known as the "Stockyards Industrial-Commercial Redevelopment Area Tax Increment Finance Program Redevelopment Project Area" (the "Area") (the "Original Plan Ordinance"); (ii) designated the Area as a "redevelopment project area" (the "Designation Ordinance"); and (iii) adopted tax increment allocation financing for the Area (the "TIF Adoption Ordinance"); and

WHEREAS, Pursuant to ordinances adopted on September 14, 1994, and March 19, 1997, the Corporate Authorities amended the Original Plan to add porting language and increase the budget (the Original Plan, as amended, is referred to hereafter as the "Plan; "the Original Plan Ordinance, as amended, is referred to hereafter as the "Plan Ordinance") (the Plan Ordinance, the Designation Ordinance and the TIF Adoption Ordinance are collectively referred to in this ordinance as the "TIF Ordinances"); and

WHEREAS, The Plan Ordinance established the estimated dates of completion of the redevelopment project described in the Plan and of the retirement of obligations issued to finance redevelopment project costs to be January 1, 2012, which date is not more than

twenty-three (23) years from the date of the adoption of the Designation Ordinance, and the Corporate Authorities made a finding in the Plan Ordinance that such date was not more than twenty-three (23) years from the date of the adoption of the Designation Ordinance in accordance with the provisions of Section 11-74.4-3(n)(3) of the Act in effect on the date of adoption of the TIF Ordinances; and

WHEREAS, Public Act 91-478 (the "Amendatory Act"), which became effective November 1, 1999, amended the Act, among other things, to (i) change the dates set forth in Section 11-74.4-3(n)(3) of the Act by which redevelopment projects must be completed and obligations issued to finance redevelopment project costs must be retired to be no later than December 31 of the year in which the payment to the municipal treasurer as provided in Section 11-74.4-8(b) of the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year after the year in which the ordinance approving a redevelopment project area is adopted, and (ii) provide that a municipality may amend an existing redevelopment plan to conform such redevelopment plan to Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act, by an ordinance adopted without further hearing or notice and without complying with the procedures provided in the Act pertaining to an amendment to or the initial approval of a redevelopment plan and project and designation of a redevelopment project area; and

WHEREAS, The Corporate Authorities desire further to amend the Plan to conform the Plan to Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act, in accordance with the procedures set forth in amended Section 11-74.4-3(n)(3); now, therefore,

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

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

SECTION 2. Approval Of Amendment To Plan. The "Amendment No. 3 to the Stockyards Industrial-Commercial Redevelopment Area Tax Increment Finance Program Redevelopment Plan," a copy of which is attached hereto as Exhibit A (the "Plan Amendment"), is hereby approved.

SECTION 3. Finding. The Corporate Authorities hereby find that the estimated dates of completion of the redevelopment project described in the Plan and of the retirement of obligations issued to finance redevelopment project costs set forth in the Plan, as amended by the Plan Amendment, conform to the provisions of Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act.

SECTION 4. Invalidity Of Any Section. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the remaining provisions of this ordinance.

SECTION 5. Superseder. All ordinances (including, without limitation, the TIF Ordinances), resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflicts.

SECTION 6. Effective Date. This ordinance shall be in full force and effect immediately upon its passage.

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

Exhibit "A".

*Amendment No. 3 To The
Stockyards Industrial-Commercial Redevelopment Area
Tax Increment Finance Program Redevelopment Plan.*

1. The first sentence of the second paragraph under Section V.E., "Issuance of Obligations" is replaced with the following sentence:

All obligations issued by the City pursuant to this Redevelopment Plan and the Act shall be retired, no later than December 31 of the year in which the payment to the City treasurer as provided in the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year following the year in which the ordinance approving the Redevelopment Project Area was adopted, such ultimate retirement date occurring on December 31, 2013.

2. The first two sentences of the paragraph under Section V.E., "Anticipated Equalized Assessed Valuation", are deleted and replaced with the following:

By the tax year 2012 (collection year 2013) and following the completion of all potential redevelopment projects, the equalized assessed valuation of real property within the Redevelopment Project Area is estimated to be \$55,031,707.

3. The first sentence of the third paragraph under Section VI, "Phasing and Scheduling of Redevelopment Plan", is deleted and replaced with the following:

The estimated date for completion of the Redevelopment Project is no later than December 31, 2013.

AMENDMENT NO. 3 TO MICHIGAN/CERMAK ROAD CORRIDOR TAX INCREMENT
FINANCING REDEVELOPMENT PLAN AND PROJECT.

[O2010-4225]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing amendment to the Michigan/Cermak Road Corridor Tax Increment Financing Redevelopment Plan and Project, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuller, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to ordinances adopted on September 13, 1989, in accordance with the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq. (the "Act"), the City Council (the "Corporate Authorities") of the City of Chicago (the "City"): (i) approved a redevelopment plan and project (the "Original Plan") for a portion of the City known as the "Michigan/Cermak Road Corridor Redevelopment Project Area" (the "Area") (the "Original Plan Ordinance"); (ii) designated the Area as a "redevelopment project area" (the "Designation Ordinance"); and (iii) adopted tax increment allocation financing for the Area (the "TIF Adoption Ordinance"); and

WHEREAS, Pursuant to ordinances adopted on March 21, 1990 and May 12, 1999, the Corporate Authorities amended the Original Plan to exclude certain parcels from the Area, correct scrivener's errors in the legal description and add porting language (the Original Plan, as amended, is referred to hereafter as the "Plan"; the Original Plan Ordinance, as amended, is referred to hereafter as the "Plan Ordinance") (the Plan Ordinance, the Designation Ordinance and the TIF Adoption Ordinance are collectively referred to in this ordinance as the "TIF Ordinances"); and

WHEREAS, The Plan established the estimated dates of completion of the redevelopment project described in the Plan and of the retirement of obligations issued to finance redevelopment project costs to be September 1, 2012, which date is not more than twenty-three (23) years from the date of the adoption of the Designation Ordinance, and the Corporate Authorities made a finding in the Plan Ordinance that such date was not more than twenty-three (23) years from the date of the adoption of the Designation Ordinance in accordance with the provisions of Section 11-74.4-3(n)(3) of the Act in effect on the date of adoption of the TIF Ordinances; and

WHEREAS, Public Act 91-478 (the "Amendatory Act"), which became effective November 1, 1999, amended the Act, among other things, to (i) change the dates set forth in Section 11-74.4-3(n)(3) of the Act by which redevelopment projects must be completed and obligations issued to finance redevelopment project costs must be retired to be no later than December 31 of the year in which the payment to the municipal treasurer as provided in Section 11-74.4-8(b) of the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year after the year in which the ordinance approving a redevelopment project area is adopted, and (ii) provide that a municipality may amend an existing redevelopment plan to conform such redevelopment plan to Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act, by an ordinance adopted without further hearing or notice and without complying with the procedures provided in the Act pertaining to an amendment to or the initial approval of a redevelopment plan and project and designation of a redevelopment project area; and

WHEREAS, The Corporate Authorities desire further to amend the Plan to conform the Plan to Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act, in accordance with the procedures set forth in amended Section 11-74.4-3(n)(3); now, therefore,

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

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

SECTION 2. Approval Of Amendment To Plan. The "Amendment No. 3 to the Michigan/Cermak Tax Increment Financing Redevelopment Plan and Project", a copy of which is attached hereto as Exhibit A (the "Plan Amendment"), is hereby approved.

SECTION 3. Finding. The Corporate Authorities hereby find that the estimated dates of completion of the redevelopment project described in the Plan and of the retirement of

obligations issued to finance redevelopment project costs set forth in the Plan, as amended by the Plan Amendment, conform to the provisions of Section 11-74.4-3(n)(3) of the Act, as amended by the Amendatory Act.

SECTION 4. Invalidity Of Any Section. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the remaining provisions of this ordinance.

SECTION 5. Superseder. All ordinances (including, without limitation, the TIF Ordinances), resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflicts.

SECTION 6. Effective Date. This ordinance shall be in full force and effect immediately upon its passage.

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

Exhibit "A".

*Amendment No. 3 To Michigan/Cermak Road
Corridor Tax Increment Financing Redevelopment
Plan And Project.*

1. The first sentence of the second paragraph under Section 5.-F. "Nature and Term of Obligations to be Issued", is deleted and replaced with the following:

All obligations issued by the City pursuant to this Redevelopment Plan and Project and the Act shall be retired, no later than December 31 of the year in which the payment to the City treasurer as provided in the Act is to be made with respect to ad valorem taxes levied in the twenty-third calendar year following the year in which the ordinance approving the Area was adopted, such ultimate retirement date occurring on December 31, 2013.

2. The paragraph under Section 7, A., "Scheduling of the Redevelopment Project", is deleted and replaced with the following:

The estimated date for completion of Redevelopment Projects is no later than December 31, 2013.

AMENDMENT OF SMALL BUSINESS IMPROVEMENT FUND PROGRAM TO
ESTABLISH NEW AND RE-FUND EXISTING PROGRAMS.

[O2010-4226]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing Amendment Number 28 to the Small Business Improvement Fund Program (SBIF Program), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City"), a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, is authorized under the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended from time to time (the "Act"), to finance projects that eradicate blighted conditions and conservation area factors through the use of tax increment allocation financing for redevelopment projects; and

WHEREAS, By an ordinance adopted by the City Council of the City ("City Council") on July 21, 1999, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") for said date at pages 8307 to 8344, inclusive (the "Program Ordinance"), the City implemented a redevelopment program known as the Small Business Improvement Fund program (the "Program") to provide financing assistance pursuant to the Act for the improvement of commercial and industrial facilities of small businesses in certain redevelopment project areas of the City; and

WHEREAS, By ordinances adopted by the City Council, the first on November 8, 2000, and published in the *Journal* for said date at pages 43877 to 43930, inclusive (the "First Amending Ordinance") and the most recently adopted on June 30, 2010, and published in the *Journal* for said date at pages 94477 to 94491, inclusive (the "Twenty-Seventh Amending Ordinance", collectively with the Program Ordinance, the First Amending Ordinance and the other amending ordinances, the "SBIF Ordinance"), the City has restated and refined the Program and extended its reach to additional redevelopment project areas of the City; and

WHEREAS, The City Council now desires to extend the Program to two additional Redevelopment Project Areas of the City ("New TIF/SBIF Areas"), which are identified on Exhibit A attached hereto and incorporated herein, and that are not already reached under the SBIF Ordinance; and

WHEREAS, By an ordinance adopted by the City Council of the City on November 18, 2009 and published in the *Journal of the Proceedings of the City Council of the City of Chicago* for said date at pages 74011 to 74023, inclusive ("Twenty-Second Amending Ordinance"), the City Council authorized DCD to fund the Program in the Western Avenue/Rock Island Redevelopment Project Area ("Western Avenue/Rock Island Area") in an amount not to exceed \$200,000; and

WHEREAS, As part of the Program, the \$200,000 funding authorized by the Twenty-Second Amending Ordinance was substantially expended for the improvement of commercial and industrial facilities of small businesses in the Western Avenue/Rock Island Area; and

WHEREAS, The Program Ordinance authorized DCD to fund the Program in the Devon and Western Redevelopment Project Area ("Devon and Western Area") in an amount not to exceed \$1,250,000; and

WHEREAS, By an ordinance adopted by the City Council of the City on February 7, 2007 and published in the *Journal of the Proceedings of the City Council of the City of Chicago* for said date at pages 97661 to 97672, inclusive ("Ninth Amending Ordinance"), the City Council authorized DCD to provide additional funding for the Program in the Devon and Western Redevelopment Project Area in an amount not to exceed \$1,000,000; and

WHEREAS, As part of the Program, the \$2,250,000 funding authorized by the Program Ordinance and Ninth Amending Ordinance was substantially expended for the improvement of commercial and industrial facilities of small businesses in the Devon and Western Area; and

WHEREAS, The City Council, under the SBIF Ordinance, authorized DCD to enter into an agreement with SomerCor 504, Inc., an Illinois not-for-profit corporation ("SomerCor"), and DCD entered into such agreement on March 12, 2001, which agreement continues in full force and effect, as amended from time to time, pursuant to which SomerCor performs certain administrative services for the Program, and DCD now desires to further amend that agreement by entering into a twenty-eighth amending agreement (the "Twenty-Eighth Amending Agreement") with SomerCor to (a) extend the Program into the New TIF/SBIF Areas; (b) increase the amount of grant funds available in the Western Avenue/Rock Island Area by an additional \$750,000 to a total, collective amount of \$950,000; (c) increase the amount of grant funds available in the Devon and Western Area by an additional \$1,500,000 to a total, collective amount of \$3,750,000; and (d) authorize SomerCor to continue providing the same administrative services for the Program, which Twenty-Eighth Amending Agreement is set forth in more detail on Exhibit B, attached hereto and incorporated herein; and

WHEREAS, The City's obligation to provide funds under the Twenty-Eighth Amending Agreement may be met through (i) incremental taxes from the New TIF/SBIF Areas, the Western Avenue/Rock Island Area and the Devon and Western Area, as applicable; or (ii) any other funds legally available to the City for this purpose; now, therefore,

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

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

SECTION 2. SomerCor is hereby authorized to administer the Program in the New TIF/SBIF Areas, subject to the supervision of DCD.

SECTION 3. The Commissioner (or Acting Commissioner) of DCD or a designee of the Commissioner are each hereby authorized, with the approval of the City's Corporation Counsel as to legal form, to negotiate, execute and deliver the Twenty-Eighth Amending Agreement between SomerCor and the City substantially in the form attached hereto as

Exhibit B and made a part hereof, and such other supporting documents as may be necessary to carry out and comply with the provisions of the Twenty-Eighth Amending Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Twenty-Eighth Amending Agreement.

SECTION 4. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of Chicago, or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall control. All sections of the SBIF Ordinance in conflict with this ordinance are hereby repealed to the extent of such conflict. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance.

SECTION 5. This ordinance shall be effective as of the date of its passage.

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

Exhibit "A".
(To Ordinance)

Description Of New TIF/SBIF Areas.

The following New TIF/SBIF Areas were created pursuant to the ordinances listed below:

on December 5, 1990: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Roosevelt/Homan Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the Roosevelt/Homan Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Roosevelt/Homan Redevelopment Project Area"; and

on April 9, 2008: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Ogden/Pulaski Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the Ogden/Pulaski Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Ogden/Pulaski Redevelopment Project Area."

*Exhibit "B".
(To Ordinance)*

*Twenty-Eighth Amending Agreement To Administrative
Services Agreement With SomerCor 504, Inc.*

This Twenty-Eighth Amending Agreement to Administrative Services Agreement (the "Agreement") is made this ____ day of _____, 2010, by and between the City of Chicago, a municipal corporation and home rule unit of local government existing under the 1970 Constitution of the State of Illinois (the "City"), acting through its Department of Community Development ("DCD"), and SomerCor 504, Inc., an Illinois not-for-profit corporation ("SomerCor") whose office address is Two East Eighth Street, Chicago, Illinois 60605 and whose federal tax identification number is 36-3837330.

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

WHEREAS, by ordinances adopted by the City Council of the City on July 21, 1999 and on November 8, 2000, and published in the Journal of Proceedings of the City Council for said dates at pages 8307 to 8344, inclusive, and pages 43877-43930, inclusive, respectively (the "SBIF Ordinances"), the City implemented and amended a redevelopment program known as the Small Business Improvement Fund program (the "SBIF Program") to provide financing assistance pursuant to the Act for the improvement of commercial and industrial facilities of small businesses in certain redevelopment project areas ("TIF Areas") in the City; and

WHEREAS, the City Council, under the SBIF Ordinances, authorized DCD to enter into agreements with SomerCor, and DCD and SomerCor entered into one agreement on September 22, 1999 ("First SomerCor Agreement") and another agreement on March 12, 2001 ("Second SomerCor Agreement"), to administer the SBIF Programs on behalf of the City; and

WHEREAS, in an ordinance adopted by the City Council on October 31, 2001 and published in the Journal of Proceedings of the City Council for said date at pages 69965 through 70047, inclusive, (the "Midwest TIF Area Ordinance") the City Council authorized DCD to enter into an agreement amending the Second SomerCor Agreement with SomerCor to enable SomerCor to provide SBIF Program administrative services in the Midwest TIF Area (the "Midwest TIF Area Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on May 1, 2002, and published in the Journal of Proceedings of the City Council for said date at pages 83769 to 83781, inclusive ("Second Amending Ordinance"), the City Council authorized DCD to enter into an agreement amending the Second SomerCor Agreement with SomerCor to enable SomerCor to provide SBIF Program administrative services in the Portage Park, Western Avenue North, Western Avenue South, Fullerton/Milwaukee and Belmont/Central TIF Areas (the "Second Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on December 4, 2002, and published in the Journal of Proceedings of the City Council for said date at pages 100124 to 100135, inclusive ("Third Amending Ordinance"), the City Council authorized DCD to enter into an agreement amending the Second SomerCor Agreement with SomerCor to enable SomerCor to provide SBIF Program administrative services in the Madison/Austin Corridor and Humboldt Park Commercial TIF Areas (the "Third Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on February 5, 2003, and published in the Journal of Proceedings of the City Council for said date at pages 102793 to 102803, inclusive ("Fourth Amending Ordinance"), the City Council authorized DCD to enter into an agreement amending the Second SomerCor Agreement with SomerCor to enable SomerCor to provide SBIF Program administrative services in the Northwest Industrial Corridor Redevelopment Project Area (the "Fourth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on July 9, 2003, and published in the Journal of Proceedings of the City Council for said date at pages 3418 to 3424, inclusive ("Fifth Amending Ordinance"), the City Council authorized DCD to enter into an agreement amending the Second SomerCor Agreement with SomerCor which restated the SBIF Program rules (the "Fifth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on November 3, 2004, and published in the Journal of Proceedings of the City Council for said date at pages 34545 to 34554, inclusive ("Sixth Amending Ordinance"), DCD extended the SBIF Program to the Lawrence/Kedzie Redevelopment Project Area of the City (the "Sixth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on September 14, 2005 and published in the Journal of Proceedings of the City Council for said date at pages 54724 to 54740, inclusive ("Seventh Amending Ordinance"), DCD extended the SBIF Program to the 63rd/Pulaski, Belmont/Cicero, Lawrence/Pulaski, Peterson/Pulaski, West Irving Park, Greater Southwest-West, Galewood/Armitage Industrial, Pilsen Industrial Corridor, 119th and Halsted, and Pulaski Corridor Redevelopment Project Areas of the City and increased the amount of grant funds available in the Fullerton/Milwaukee Redevelopment Project Area and the Lawrence/Kedzie Redevelopment Project Area (the "Seventh Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on September 13, 2006 and published in the Journal of Proceedings of the City Council for said date at pages 83420 to 83440, inclusive ("Eighth Amending Ordinance"), DCD extended the SBIF Program to twenty-one redevelopment project areas of the City (the "Eighth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on February 7, 2007 and published in the Journal of Proceedings of the City Council for said date at pages 97661 to 97672, inclusive ("Ninth Amending Ordinance"), DCD extended the SBIF Program to the 63rd/Ashland and Devon/Western Redevelopment Project Areas of the City (the "Ninth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on June 13, 2007 and published in the Journal of Proceedings of the City Council for said date at pages 2395 to 2402, inclusive ("Tenth Amending Ordinance"), the City Council authorized DCD to enter into an agreement amending the Second SomerCor Agreement with SomerCor which restated the SBIF Program rules (the "Tenth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on October 31, 2007 and published in the Journal of Proceedings of the City Council for said date at pages 10929 to 10942, inclusive ("Eleventh Amending Ordinance"), DCD extended the SBIF Program to certain redevelopment project areas of the City (the "Eleventh Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on June 11, 2008 and published in the Journal of Proceedings of the City Council for said date at pages 28833 to 28843, inclusive ("Twelfth Amending Ordinance"), DCD extended the SBIF Program to the Michigan/Cermak Redevelopment Project Area of the City (the "Twelfth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on September 10, 2008 and published in the Journal of Proceedings of the City Council for said date at pages 36267 to 36277, inclusive ("Thirteenth Amending Ordinance"), DCD extended the SBIF Program to the Irving/Cicero Redevelopment Project Area of the City (the "Thirteenth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on September 10, 2008 and published in the Journal of Proceedings of the City Council for said date at pages 36704 to 36711, inclusive ("Fourteenth Amending Ordinance"), the City Council authorized DCD to enter into an agreement amending the Second SomerCor Agreement with SomerCor which restated the SBIF Program rules (the "Fourteenth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on February 11, 2009 and published in the Journal of Proceedings of the City Council for said date at pages 54738 to 54748, inclusive ("Fifteenth Amending Ordinance"), DCD extended the SBIF Program to the Hollywood/Sheridan Redevelopment Project Area of the City (the "Fifteenth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on March 18, 2009 and published in the Journal of Proceedings of the City Council for said date at pages 55750 to 55762, inclusive ("Sixteenth Amending Ordinance"), DCD extended the SBIF Program to the Elston/Armstrong Industrial Corridor Redevelopment Project Area and 47th/Ashland Redevelopment Project Area of the City (the "Sixteenth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on April 22, 2009 and published in the Journal of Proceedings of the City Council for said date at pages 57265 to 57276, inclusive ("Seventeenth Amending Ordinance"), DCD extended the SBIF Program to the Lawrence/Broadway Redevelopment Project Area and Touhy/Western Redevelopment Project Area of the City (the "Seventeenth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on May 13, 2009 and published in the Journal of Proceedings of the City Council for said date at pages 60322 to 60333, inclusive ("Eighteenth Amending Ordinance"), DCD extended the SBIF Program to the Austin Commercial Redevelopment Project Area of the City (the "Eighteenth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on June 3, 2009 and published in the Journal of Proceedings of the City Council for said date at pages 63080 to 63090, inclusive ("Nineteenth Amending Ordinance"), DCD increased the amount of grant funds available in the Clark Street and Ridge Avenue Redevelopment Project Area by an additional \$1,000,000 to a total, collective amount of \$1,750,000 (the "Nineteenth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on June 30, 2009 and published in the Journal of Proceedings of the City Council for said date at pages 64859 to 64871, inclusive ("Twentieth Amending Ordinance"), DCD extended the SBIF Program to the Midway Industrial Corridor Redevelopment Project Area and increased the amount of grant funds available in the Peterson/Pulaski Redevelopment Project Area by an additional \$1,000,000 to a total, collective amount of \$1,500,000 (the "Twentieth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on September 9, 2009 and published in the Journal of Proceedings of the City Council for said date at pages 69297 to 69308, inclusive ("Twenty-First Amending Ordinance"), DCD increased the amount of grant funds available in the 55th/Halsted Redevelopment Project Area by an additional \$500,000 to a total, collective amount of \$1,250,000 (the "Twenty-First Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on November 18, 2009 and published in the Journal of Proceedings of the City Council for said date at pages 74011 to 74023, inclusive ("Twenty-Second Amending Ordinance"), DCD extended the SBIF Program to the 95th Street and Stony Island Avenue, Avalon Park/South Shore, Hariem Industrial Park Conservation, and Western Avenue/Rock Island Redevelopment Project Areas of the City (the "Twenty-Second Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on December 2, 2009 and published in the Journal of Proceedings of the City Council for said date at pages 79524 to 79546, inclusive ("Twenty-Third Amending Ordinance"), DCD restated the SBIF Program Rules, extended the SBIF Program to the Avondale and Woodlawn Redevelopment Project Areas, and increased the amount of grant funds available in the Northwest Industrial Corridor Redevelopment Project Area by an additional \$1,000,000 to a total, collective amount of \$2,500,000 (the "Twenty-Third Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on January 13, 2010 and published in the Journal of Proceedings of the City Council for said date at pages 82434 to 82446, inclusive ("Twenty-Fourth Amending Ordinance"), DCD extended the SBIF Program to the Addison South Redevelopment Project Area (the "Twenty-Fourth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on February 10, 2010 and published in the Journal of Proceedings of the City Council for said date at pages 83847 to 83861, inclusive ("Twenty-Fifth Amending Ordinance"), DCD extended the SBIF Program to the 47th/King Drive, 79th Street Corridor and Armitage/Pulaski Redevelopment Project Areas and increased the amount of grant funds available in the Madison/Austin Corridor and Western Avenue North Redevelopment Project Areas (the "Twenty-Fifth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on June 9, 2010 and published in the Journal of Proceedings of the City Council for said date at pages 92472 to 92483, inclusive ("Twenty-Sixth Amending Ordinance"), DCD increased the amount of grant funds available in the Hollywood/Sheridan Redevelopment Project Area by an additional \$750,000 to a total, collective amount of \$1,150,000 (the "Twenty-Sixth Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on June 30, 2010 and published in the Journal of Proceedings of the City Council for said date at pages 94477 to 94491, inclusive ("Twenty-Seventh Amending Ordinance"), DCD extended the SBIF Program to the Roosevelt/Cicero, Western/Ogden and Little Village Industrial Corridor Redevelopment Project Areas and increased the amount of grant funds available in the Belmont/Central and Portage Park Redevelopment Project Areas (the "Twenty-Seventh Amending Agreement"); and

WHEREAS, by an ordinance adopted by the City Council of the City on _____, 2010 and published in the Journal of Proceedings of the City Council for said date at pages _____ to _____, inclusive ("Twenty-Eighth Amending Ordinance"), DCD extended the SBIF Program to the Roosevelt/Homan and Ogden/Pulaski Redevelopment Project Areas of the City (the "New TIF/SBIF Areas"), as identified on Exhibit 1 attached hereto and incorporated herein, and increased the amount of grant funds available in the Devon and Western and Western Avenue/Rock Island Redevelopment Project Areas; and

WHEREAS, the Twenty-Eighth Amending Ordinance authorized DCD to enter into an agreement with SomerCor to provide SBIF Program administrative services in the New TIF/SBIF Areas, and DCD and SomerCor now desire to enter into such an agreement, which will amend the Second SomerCor Agreement; and

NOW, THEREFORE, in consideration of the mutual promises and covenants set forth below, the parties hereto agree as follows:

ARTICLE I

INCORPORATION AND RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE II

REAFFIRMATION OF REPRESENTATIONS, WARRANTIES AND COVENANTS

SomerCor reaffirms each and every representation, warranty and covenant made in Article III of the Second SomerCor Agreement. SomerCor reaffirms that it has insurance in force that conforms to the requirements of Section 4.8 of the Second SomerCor Agreement.

ARTICLE III

AMENDMENTS TO SECOND SOMERCOR AGREEMENT

The Second SomerCor Agreement, as amended, is further amended, as follows. Note that the letters previously used to label each subsection of (a) have been replaced with numbers.

(a) add the following text at the end of Exhibit 2 thereof:

; and

78) on December 5, 1990: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Roosevelt/Homan Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the Roosevelt/Homan Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Roosevelt/Homan Redevelopment Project Area"; and

79) on April 9, 2008: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Ogden/Pulaski Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the Ogden/Pulaski Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Ogden/Pulaski Redevelopment Project Area."

(b) add the following text at the end of Exhibit 5 thereof:

Roosevelt/Homan	\$500,000
Ogden/Pulaski	\$1,000,000

(c) amend the text in Exhibit 5 thereof increasing the maximum funds available for the Devon and Western Redevelopment Project Area from \$2,250,000 to \$3,750,000; and

(d) amend the text in Exhibit 5 thereof increasing the maximum funds available for the Western Avenue/Rock Island Redevelopment Project Area from \$200,000 to \$950,000; and

(e) substitute the following for each occurrence of "Seventy-Six Million Seven Hundred Sixty Thousand Dollars (\$76,760,000)" in Section 4.2 thereof:

Eighty Million Five Hundred Ten Thousand Dollars (\$80,510,000)

ARTICLE IV

OBLIGATION TO PROVIDE DOCUMENTS

SomerCor shall execute and deliver to DCD such documents as may be required by the Corporation Counsel of the City to evidence SomerCor's participation in the Program, including, but not limited to, the City's current form of Economic Disclosure Statement and an opinion of counsel in substantially the form of Exhibit 2 attached hereto and incorporated herein.

IN WITNESS WHEREOF, the City and SomerCor have executed this Agreement as of the date first set forth above.

CITY OF CHICAGO

By: _____
(Acting) Commissioner, Department
of Community Development

SOMERCOR 504, INC.

By: _____

Its: _____

[(Sub)Exhibit 1 referred to in this Twenty-Eighth Amending Agreement
With SomerCor 504, Inc. constitutes Exhibit "A" to ordinance
and printed on page 99936 of this Journal.]

(Sub)Exhibit 2 referred to in this Twenty-Eighth Amending Agreement With SomerCor 504, Inc. reads as follows:

(Sub)Exhibit 2.
(To Twenty-Eighth Amending Agreement With
SomerCor 504, Inc.)

Form Of Counsel's Opinion.

_____, 2010.

City of Chicago
Department of Community Development
121 North LaSalle Street
Chicago, Illinois 60602

Re: Amending Agreement to Administrative Services Agreement (the "Agreement")

Ladies and Gentlemen:

I have acted as counsel for SomerCor 504, Inc., an Illinois not-for-profit corporation ("SomerCor"), in connection with the execution and delivery of the Agreement by and between SomerCor and the City of Chicago, acting by and through its Department of Community Development (the "City"). SomerCor has requested that this opinion be furnished to the City.

In so acting as counsel for SomerCor, I have examined:

- (i) an executed original of the Agreement;
- (ii) the Articles of Incorporation, including all amendments thereto, of SomerCor as furnished and certified by the Secretary of State of the State of Illinois;
- (iii) the Bylaws of SomerCor, as certified by the Secretary of SomerCor as of the date hereof; and
- (iv) the Certificate of Good Standing dated _____, issued by the Office of the Secretary of State of the State of Illinois, as to the good standing of SomerCor.

In my capacity as counsel, I have also examined such other documents or instruments as I have deemed relevant for the purposes of rendering the opinions hereinafter set forth.

I have also assumed, but have no reason to question, the legal capacity, authority and the genuineness of the signatures of and due and proper execution and delivery by the respective parties other than SomerCor which has made, executed or delivered or will make, execute and deliver the agreements and documents examined by me.

I express no opinion as to (i) the laws of any state or jurisdiction other than the State of Illinois (and any political subdivisions thereof) and the United States of America; and (ii) any matters pertaining or relating to the securities laws of the United States of America, the State of Illinois or any other state.

Based upon and subject to the assumptions and qualifications herein stated, it is my opinion that:

1. SomerCor is a not-for-profit corporation, duly organized and validly existing under the laws of the State of Illinois, SomerCor has made all filings required by the laws of the State of Illinois in respect of its formation and continuing existence, and has all requisite authority to carry on its business and to execute and deliver, and to consummate the transactions contemplated by, the Agreement.
2. The Agreement has been duly executed and delivered on behalf of SomerCor, and constitutes a legal, valid and binding obligation of SomerCor, enforceable against SomerCor in accordance with its terms, except to the extent that enforcement of any such terms may be limited by: (a) applicable bankruptcy, reorganization, debt arrangement, insolvency or other similar laws generally affecting creditors' rights; or (b) judicial and public policy limitations upon the enforcement of certain remedies including those which a court of equity may in its discretion decline to enforce.
3. There is no action, suit or proceeding at law or in equity pending, nor to my knowledge threatened, against or affecting SomerCor, before any court or before any governmental or administrative agency, which if adversely determined could materially and adversely affect the ability of SomerCor to perform under the Agreement or any of its business or properties or financial or other conditions.
4. The transactions contemplated by the Agreement are governed by the laws of the State of Illinois.
5. The execution and delivery of the Agreement and the consummation of the transactions contemplated thereby will not constitute:
 - A. a violation or breach of (i) the Articles of Incorporation of SomerCor, (ii) the Bylaws of SomerCor, (iii) any provision of any contract or other instrument to which SomerCor is bound, or (iv) any order, writ, injunction, decree, statute, rule or regulation binding on SomerCor, or
 - B. a breach of any of the provisions of, or constitute a default under, or result in the creation or imposition of any lien or encumbrance upon any of the property of SomerCor pursuant to any agreement or other instrument to which SomerCor is a party or by which SomerCor is bound.
6. No action of, or filing with, any governmental or public body is required to authorize, or is otherwise required for the validity of, the execution, delivery and performance of any of the Agreement.

This opinion is furnished for your benefit and may be relied upon by you and any such other party in connection with the Agreement, but may not be delivered to or relied upon by any other person or entity without written consent from the undersigned.

Very truly yours,

AMENDMENT OF ORDINANCE WHICH AUTHORIZED REDEVELOPMENT AGREEMENT WITH JTA DEVELOPMENT, INC.

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the authority to execute an amendment to the redevelopment agreement with JTA Development, Inc., having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Alderman Burke and Alderman Austin abstained from voting pursuant to Rule 14.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 45.

Nays -- None.

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

Alderman Burke invoked Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to this ordinance in previous and unrelated matters.

Alderman Austin invoked Rule 14 of the City Council's Rules of Order and Procedure, disclosing that she had a business relationship with some of the parties to this ordinance in previous and unrelated matters.

The following is said ordinance as passed:

WHEREAS, As a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, the City of Chicago (the "City") has the power to regulate for the protection of the public health, safety, morals and welfare of its inhabitants, and pursuant thereto, has the power to encourage private development in order to enhance the local tax base, create employment opportunities and to enter into contractual agreements with private parties in order to achieve these goals; and

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

WHEREAS, Pursuant to an ordinance adopted by the City Council (the "City Council") of the City on November 6, 2002, a certain redevelopment plan and project (the "Plan") for the 119th Street/I-57 Redevelopment Project Area (the "Area") was approved pursuant to the Act; and

WHEREAS, Pursuant to an ordinance adopted by the City Council on November 6, 2002, the Area was designated as a redevelopment project area pursuant to the Act; and

WHEREAS, Pursuant to an ordinance adopted by the City Council on November 6, 2002, tax increment allocation financing was adopted pursuant to the Act as a means of financing certain Area redevelopment project costs (as defined in the Act) incurred pursuant to the Plan; and

WHEREAS, Pursuant to an ordinance ("TIF Redevelopment Agreement Ordinance") adopted by the City Council on November 12, 2003 and published at pages 11609 -- 11720 of the *Journal of the Proceedings of the City Council of the City of Chicago*, the City entered into that certain JTA Development, Inc. (Renaissance Estates) Redevelopment Agreement dated as of April 11, 2006 and recorded on the same date as Document Number 0610134063 in the Office of the Cook County Recorder of Deeds (the "Redevelopment Agreement") with JTA Development, Inc., an Illinois corporation ("JTA"), Renaissance Estates Phase One, LP, an Illinois general partnership ("Phase One Beneficiary"), Chicago Title Land Trust Company as successor trustee to LaSalle Bank NA, as trustee under trust agreement dated November 6, 2001 and known as Trust Number 128423 ("Land Trust 1") and Chicago Title Land Trust Company as successor trustee to LaSalle Bank NA, as trustee under trust agreement dated May 13, 2003 and known as Trust Number 131252 ("Land Trust II") (collectively, JTA, the Phase One Beneficiary, Land Trust 1 and Land Trust II are referred to herein as the "Developer"); and

WHEREAS, Subsequent to the execution of the Redevelopment Agreement, the Developer has encountered a number of challenges that have caused changes to the budget and timing of the Project, which changes include, without limitation, increasing the Project Budget, extending the Project completion date and restructuring the City Funds into one taxable and one tax-exempt Note in the aggregate principal amount of \$4,200,000 (all undefined capitalized terms used herein have the meanings ascribed to them in the Redevelopment Agreement, as amended by the Amendment, unless otherwise noted); and

WHEREAS, Such aforementioned changes to the budget and timing of the Project require amendments to certain provisions of the Redevelopment Agreement and to the TIF Redevelopment Agreement Ordinance; now, therefore,

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

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

SECTION 2. The Commissioner (the "Commissioner") of the Department of Community Development ("DCD") or a designee of the Commissioner are each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver an amendment to the Redevelopment Agreement among the City and JTA Development, Inc., an Illinois corporation ("Developer"), in substantially the form attached hereto as Exhibit A and made a part hereof (the "Amendment"), and such other supporting documents as may be necessary to carry out and comply with the provisions of the

Amendment, with such changes, deletions and insertions as shall be approved by the persons executing the Amendment. The Commissioner or a designee of the Commissioner is each hereby authorized to give such approvals and consents on behalf of the City as are expressly provided for in the Amendment.

SECTION 3. Section 5 of the TIF Redevelopment Agreement Ordinance is hereby amended by replacing \$3,600,000 as the maximum tax increment allocation revenue obligations with \$4,245,000.

SECTION 4. The first two paragraphs of Section 6 of the TIF Redevelopment Agreement Ordinance are hereby restated in their entirety as follows:

"Section 6. There shall be borrowed for and on behalf of the City an amount not to exceed ~~\$3,555,000~~ \$4,200,000 for the payment of a portion of the eligible redevelopment project costs included within the Project. The borrowing shall be evidenced by notes of the City as follows: (i) a note of the City in an amount not to exceed \$1,000,000 (the "City Note Number 1"), which City Note Number 1 shall be refunded upon issuance of a Project Certificate (as defined in the Redevelopment Agreement) and reissued as a note of the City in an amount not to exceed \$874,000, as such amount may be adjusted and reallocated as between New City Note Number 2 as provided in the Redevelopment Agreement as it may be amended ("New City Note Number 1"); (ii) a note of the City in an amount not to exceed \$2,555,000 (the "City Note Number 2"), which City Note Number 2 shall be refunded upon issuance of a Project Certificate and reissued as a tax-exempt note of the City in an amount not to exceed \$3,326,000 ("New City Note Number 2"); and (iii) a requisition form to the City from the Developer in an amount up to \$45,000 for reimbursement of other eligible costs. The notes shall be issued and each shall be designated "Tax Increment Allocation Revenue Note 119th Street/I-57 Tax Increment Financing Redevelopment Project Area (JTA Development, Inc. (Renaissance Estates) Project" (each, a "Note," and collectively, the "Notes"). The Notes shall be dated as of the date of delivery thereof, shall bear the date of authentication, shall be in fully registered form, shall be in the denomination of the maximum outstanding principal amount thereof and shall become due and payable as provided therein.

The Notes shall bear interest at fixed interest rates per annum equal to the interest rates set forth in the Redevelopment Agreement. Interest on the Notes, except for New City Note Number 2, shall be subject to federal income taxes and shall be computed on the basis of a 360-day year of twelve 30-day months. Accrued and unpaid interest on each Note shall compound on January May 1st of each year and thereafter bear interest at the same fixed interest rate that applies to the principal of the Notes."

SECTION 5. Section 12(b) of the TIF Redevelopment Agreement Ordinance is hereby amended to read in its entirety as follows:

"(b) Tax Allocation Fund Subaccounts Subaccount.

~~There is hereby created within the Tax Allocation Fund two special subaccounts to be known as (i) the "Renaissance Estates Phase I Project Account" (the "Phase I Account") and (ii) the "Renaissance Estates Phase II Project Account" (the "Phase II Account"). The City shall designate and deposit into the Phase I Account an amount equal to (A) until the date that the City Note Number 1 is paid in full, the incremental ad valorem taxes deposited into the Tax Allocation Fund attributable to increases in the equalized assessed value of the tax parcels comprising Phase I (as defined in the Redevelopment Agreement) of the Project, plus (B) until the date the City issues a Phase I Certificate (as defined in the Redevelopment Agreement), the incremental ad valorem taxes deposited into the Tax Allocation Fund attributable to increases in the equalized assessed value of the tax parcels comprising Phase II (as defined in the Redevelopment Agreement) of the Project (such amounts, the "Phase I Available Incremental Taxes"). The City shall designate and deposit into the Phase II Account an amount equal to (C) commencing on the date of issuance of the Phase I Certificate, the incremental ad valorem taxes deposited into the Tax Allocation Fund attributable to increases in the equalized assessed value of the tax parcels comprising Phase II of the Project plus (B) after the date that the City Note Number 1 is paid in full, the incremental ad valorem taxes deposited into the Tax Allocation Fund attributable to increases in the equalized assessed value of the tax parcels comprising Phase I of the Project (such amount, the "Phase II Available Incremental Taxes"). Subject to the terms and conditions of the Redevelopment Agreement, the City shall use the Phase I Available Incremental Taxes and the Phase II Available Incremental Taxes to make the Initial TIF Payment (as defined in the Redevelopment Agreement) and payments with respect to the applicable Notes until the Notes have been fully repaid. In the event that an event of default under the Redevelopment Agreement entitles the City to permanently terminate further payments of City Funds (as defined in the Redevelopment Agreement) with respect to any Note, the City may in its discretion, return the amounts in the applicable subaccount established above that would otherwise be allocated to the payment of the applicable Note to the Tax Allocation Fund of the City and such subaccount shall be closed.~~

There is hereby created within the Tax Allocation Fund a special subaccount to be known as the "Renaissance Estates Project Account". The City shall designate and deposit into the Renaissance Estates Project Account an amount equal to (A) 95% of the incremental ad valorem taxes deposited into the Tax Allocation Fund attributable to increases in the equalized assessed value of the tax parcels comprising the Property, plus (B) such amounts of incremental ad valorem taxes deposited into the Tax Allocation Fund as may be necessary from time to time to permit the City to make payments of principal and interest due under New City Note Number 1 and New City Note Number 2 in accordance with their respective terms (such amounts, the "Available Incremental Taxes"). Subject to the terms and conditions of the Redevelopment Agreement, as it may be amended, the City shall use the Available Incremental Taxes to make the Initial TIF Payment (as defined in the Redevelopment Agreement) and payments with respect to the Notes until the Notes have been fully repaid. In the event that an event of default under the Redevelopment Agreement entitles the City to permanently terminate further payments of City Funds (as

defined in the Redevelopment Agreement, as it may be amended) with respect to any Note, the City may in its discretion, return the amounts in the subaccount established above that would otherwise be allocated to the payment of the applicable Note to the Tax Allocation Fund of the City and such subaccount shall be closed."

SECTION 6. Section 12(c) of the TIF Redevelopment Agreement Ordinance is hereby amended to read in its entirety as follows:

"(c) Pledge Of Developer Subaccounts. The City hereby assigns, pledges and dedicates the Phase I Account and the Phase II Renaissance Estates Project Account, together with all amounts on deposit in such subaccounts subaccount, to the payment of the Initial TIF Payment (as defined in the Redevelopment Agreement) and of the principal of and interest, if any, on the Phase I Note and the Phase II Note, respectively; Notes when due under the terms of the Redevelopment Agreement, including specifically, but without limitation, Section 4.03 thereof. Upon deposit, the monies on deposit in the Phase I Account and the Phase II Renaissance Estates Project Account may be invested as hereinafter provided. Interest and income on any such investment shall be deposited in the applicable subaccount. All monies on deposit in the (i) Phase I Renaissance Estates Project Account shall be used to pay the Initial TIF Payment (as defined in the Redevelopment Agreement) and the principal of and interest on the Phase I Note, (ii) Phase II Account shall be used to pay the principal of and interest on the Phase II Note Notes, in each case at maturity or upon payment or redemption prior to maturity, in accordance with their terms, which payments from the Phase I Account and the Phase II Renaissance Estates Project Account are hereby authorized and appropriated by the City. Upon payment of all amounts due under the Notes and the Redevelopment Agreement in accordance with their terms (or the termination of the City's obligation to make such payments), the amounts on deposit in the Phase I Account and the Phase II Account, as applicable, Renaissance Estates Project Account shall be deposited in the Tax Allocation Fund of the City and the applicable subaccount shall be closed."

SECTION 7. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 8. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 9. This ordinance shall be in full force and effect immediately upon its passage.

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

*Exhibit "A".
(To Ordinance)*

*First Amendment To
JTA Development, Inc. (Renaissance Estates)
Redevelopment Agreement.*

This First Amendment to the JTA Development, Inc. (Renaissance Estates) Redevelopment Agreement (the "First Amendment") is made as of this ____ day of _____, 2010, by and among the City of Chicago, an Illinois municipal corporation (the "City"), through its Department of Community Development, formerly known as the Department of Planning and Development ("DCD"), and JTA Development, Inc., an Illinois corporation (the "Developer").

RECITALS

A. As a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois (the "State"), the City has the power to regulate for the protection of the public health, safety, morals and welfare of its inhabitants, and pursuant thereto, has the power to encourage private development in order to enhance the local tax base, create employment opportunities and to enter into contractual agreements with private parties in order to achieve these goals.

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

C. To induce redevelopment pursuant to the Act, the City Council of the City (the "City Council") adopted the following ordinances on November 6, 2002: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the 119th Street/I-57 Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the 119th Street/I-57 Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the 119th Street/I-57 Redevelopment Project Area" (the "TIF Adoption Ordinance") (items(1)-(3) collectively referred to herein as the "TIF Ordinances"). The redevelopment project area referred to above (the "Redevelopment Area") is legally described in Exhibit A to the Agreement (defined below).

D. Pursuant to an ordinance adopted by the City Council on November 12, 2003, the City and the Developer and the Developer's predecessors-in-interest Renaissance Estates Phase One, L.P., an Illinois general partnership ("Phase One Beneficiary"), Chicago Title Land Trust Company as successor trustee to LaSalle Bank N.A., as trustee under trust agreement dated November 6, 2001 and known as Trust No. 128423 ("Land Trust 1") and Chicago Title Land Trust Company as successor trustee to LaSalle Bank N.A., as trustee under trust agreement dated May 13, 2003 and known as Trust No. 131252 ("Land Trust II"), entered into that certain certain JTA Development, Inc. Redevelopment Agreement dated April 11, 2006 and recorded on April 11, 2006 against the Property legally described on Exhibit A attached hereto with the Cook County Recorder of Deeds as Document No. 0610134063 (the "Agreement", and collectively with this Amendment, the "Amended Agreement"), as authorized by the City Council of the City on November 6, 2002.

E. The Developer has succeeded to all rights and interest of Phase One Beneficiary, Land Trust 1 and Land Trust II,

G. Subsequent to the execution of the Agreement, the Developer has constructed Phase I of the Project (and has subsequently received the Phase I Certificate) and has commenced construction of Phase II. However, due to wide-spread market challenges, the Developer is unable to complete Phase II without, among other things, additional financial assistance from the City and certain changes to the Agreement. The Developer and the City have agreed to enter into this First Amendment to memorialize certain changes to the Agreement.

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

SECTION ONE: INCORPORATION; DEFINITIONS

1.01. The recitals set forth above and the exhibits attached hereto are incorporated herein by reference and made a part hereof.

1.02. Any capitalized term used but not otherwise defined herein shall have the same meaning as set forth in the Agreement.

SECTION TWO. AMENDED DEFINITIONS.

2.01. DPD. All references in the Agreement to the Department of Planning and Development are hereby replaced with the Department of Community Development, and all references in the Agreement to DPD are hereby replaced with DCD.

2.02. New City Note #1 and New City Note #2. Section 2 of the Agreement is hereby amended by adding the following new definitions:

"New City Note #1" shall mean the City's taxable Note, to be in the form attached hereto as Exhibit L-1A in the maximum principal amount of \$874,000, issued by the City to Developer as a refunding of City Note #1 upon the issuance of the Project Certificate. New City Note #1 shall bear interest at a rate equal to the median value of the BBB (municipal market data) G.O. Bond rate (20 years) as published by Bloomberg on the last business day prior to the date of issuance of New City Note #1 plus 165 basis points, but in no event exceeding 9.0%. Principal and interest on New City Note #1 shall be payable commencing upon issuance and have a subordinate lien to New City Note #2 on all Available Incremental Taxes.

"New City Note #2" shall mean the City's tax-exempt Note, to be in the form attached hereto as Exhibit L-2A in the maximum principal amount of \$3,326,000, issued by the City to Developer as a refunding of City Note #2 upon the issuance of the Project Certificate. New City Note #2 shall bear interest at a rate equal to the median value of the BBB (municipal market data) G.O. Bond rate (20 years) as published by Thompson-Reuters Municipal Market data for 15 business days before New City Note #2 is issued plus 150 basis points, but in no event exceeding 8.5%. Principal and interest on New City Note #2 shall be payable commencing upon issuance and have a first lien on all Available Incremental Taxes.

2.03. City Notes. Each reference to City Notes in the Agreement refers to City Note #1 and City Note #2 until such time as those City Notes are refunded by New City Note #1 and New City Note #2, after which each reference to City Notes refers to New City Note #1 and New City Note #2.

2.04. Available Incremental Taxes. The definition of Available Incremental Taxes in Section 2 of the Agreement is hereby amended as follows:

"Available Incremental Taxes" shall mean an amount equal to 95% of the Incremental Taxes deposited in the 119th Street/I-57 Redevelopment Project Area TIF Fund attributable to the taxes levied on the Property commencing in 2004. Any obligation by the City to so deposit Available Incremental Taxes shall be subject to the City obligations to (i) make payments on any outstanding TIF Bonds (including the payment of any related City Administrative Fee, (ii) make payments on any Bonds subsequently issued pursuant to the TIF Bond Ordinance, and (iii) pay any other amounts required to be paid pursuant to the Bond Ordinance and the TIF Bond Ordinance. To the extent that such Available Incremental Taxes in any year are insufficient to pay the debt service schedule attached to the City Notes, then Available Incremental Taxes for such year shall equal the Incremental Taxes deposited in such year in the 119th Street/I-57 Redevelopment Project Area TIF Fund that will be sufficient to repay the City Notes in accordance with their respective debt service schedules.

Section 2.05. Annual Compliance Report. A new definition is hereby added to Section 2 of the Agreement as follows:

"Annual Compliance Report" shall mean a signed report from the Developer to the City (a) itemizing each of the Developer's obligations under the Agreement during the

preceding calendar year, (b) certifying the Developer's compliance or noncompliance with such obligations, (c) attaching evidence (whether or not previously submitted to the City) of such compliance or noncompliance and (d) certifying that the Developer is not in default with respect to any provision of the Agreement, the agreements evidencing the Lender Financing, if any, or any related agreements; provided, that the obligations to be covered by the Annual Compliance Report shall include the following: (1) delivery of Financial Statements and unaudited financial statements (Section 8.13); (2) delivery of updated insurance certificates, if applicable (Section 8.14); (3) delivery of evidence of payment of Non-Governmental Charges, if applicable (Section 8.15); (4) delivery of evidence of compliance with the affordability requirements (Section 8.20), and (5) compliance with all other executory provisions of the Agreement."

SECTION THREE. AMENDED PROJECT BUDGET, CITY FUNDS

3.01. Section 3.01 of the Agreement is hereby amended to provide that Phase II shall be completed on or before September 30, 2011.

3.02. Sections 3.03 and 4.01 of the Agreement are hereby amended to replace \$20,067,313 as the total Project costs with \$23,301,127.

3.03. Exhibit C (TIF-Funded Improvements) of the Agreement is hereby amended as set forth on Exhibit C Revised attached to this Amendment

3.04. Exhibit F (Project Budget) and Exhibit G (MBE/AVBE Budget) of the Agreement are hereby amended as set forth on Exhibit F Revised and Exhibit G Revised attached to this Amendment.

3.05. Sections 4.01 and 4.03 of the Agreement are hereby amended to replace all references to \$3,600,000 as the maximum amount of City Funds with \$4,245,000.

3.06. Section 4.03(b) of the Agreement is hereby amended by adding the following subsections at the end thereof:

"New City Note #1: Upon issuance of the Project Certificate, the City will refund and replace City Note #1 by the issuance of New City Note #1 to the Developer. In the discretion of DCD upon request of Developer, the maximum principal amount of New City Note #1 may be increased as of its issuance to the extent that the maximum principal amount of New City Note #2 is decreased, provided that the aggregate maximum principal amount of New City Note #1 and New City Note #2 shall not exceed \$4,200,000. Payment of principal and interest on New City Note #1 in accordance with the debt service schedule attached thereto shall commence upon its issuance. To the extent that TIF-Funded Improvements incurred in Phase I exceed the maximum principal of New City Note #1, such excess TIF-Funded Improvements will be certified to New City Note #2. Notwithstanding the occurrence of an Event of Default, payments of principal and interest on New City Note #1 shall not be suspended

"New City Note #2: Upon issuance of the Project Certificate, the City will refund and replace City Note #2 by the issuance of New City Note #2 to the Developer. In the discretion of DCD upon request of Developer, the maximum principal amount of New City Note #2 may be decreased as of its issuance to the extent that the maximum principal amount of New City Note #1 is increased, provided that the aggregate maximum principal amount of New City Note #1 and New City Note #2 shall not exceed \$4,200,000. Payment of principal and interest on New City Note #2 in accordance with the debt service schedule attached thereto shall commence upon its issuance. Notwithstanding the occurrence of an Event of Default, payments of principal and interest on New City Note #2 shall not be suspended."

3.07. Section 4.03 of the Agreement is hereby amended by adding the following new subsection (e):

"(e) Prepayment of New City Note #1 and New City Note #2 by the City and Related Lock-Out Period. The City may prepay New City Note #1 and New City Note #2 at any time without premium or penalty, subject to the following: a five-year (60 month) period (the "New City Note Lock-Out Period") will begin on issuance date of New City Note #1 and New City Note #2. During the New City Note Lock-Out Period, the City will not prepay either New City Note #1 or New City Note #2 unless this New City Note Lock-Out Period restriction is formally waived by the respective City Note holder(s). Upon expiration of the New City Note Lock-Out Period, the City may prepay the then-current balance of New City Note #1 and New City Note #2 without any restrictions or conditions, together with any accrued interest."

3.08. Section 7.01 is amended by adding the following at the end thereof:

"Developer acknowledges and understands that the City will not issue a Project Certificate until (i) the City's Monitoring and Compliance unit has determined in writing that Developer is in complete compliance with all City requirements (M/WBE, City residency and prevailing wage) as required in this Agreement, (ii) all Phase II Units have been constructed, (iii) all Affordable Units (i.e., 17) of the Project have been sold to Qualified Households for an Affordable Price, (iv) fifty percent (i.e., 35) of the market-rate units have been sold; and (v) Developer has received a Certificate of Occupancy from the City or other evidence reasonably acceptable to DCD that the Developer has complied with building permit requirements."

SECTION FOUR. REPRESENTATIONS AND WARRANTIES.

4.01 Affordable Units. The City hereby confirms that the residential units set forth on Schedule 1 to this Amendment have been sold to Qualified Households for an Affordable Price and qualify as Affordable Units under the Agreement.

4.02. Compliance. A new Section 8.23 is hereby added to the Agreement as follows:

"8.24 Annual Compliance Report. Beginning with the issuance of the Project Certificate and continuing throughout the Term of the Agreement, the Developer shall submit to DCD the Annual Compliance Report within 30 days after the end of the calendar year to which the Annual Compliance Report relates."

4.03 Costs. Developer hereby agrees to pay the City's costs of entering into this Amendment, including but not limited to bond counsel fees and recording fees.

SECTION FIVE. MISCELLANEOUS.

5.01. Except as amended hereby, the provisions of the Agreement remain in full force and effect in accordance with its terms.

5.02. In the event of any conflict between the provisions of the Agreement and the provisions of this Amendment, the provisions of this Amendment shall control.

5.03 All prior agreements, whether written or oral, regarding the amendment of the Agreement are superseded by this Amendment.

5.04 This Amendment may be executed in counterparts, each of which shall be deemed an original.

5.05 The Developer shall cause one original counterpart of this Amendment, certain exhibits (as specified by Corporation Counsel), all amendments and supplements hereto to be recorded and filed on the date hereof in the conveyance and real property records of the county in which the Project is located. The Developer shall pay all fees and charges incurred in connection with any such recording. Upon recording, the Developer shall immediately transmit to the City an executed original of this Amendment showing the date and recording number of record.

IN WITNESS WHEREOF, the parties hereto have caused this First Amendment to the JTA Development, Inc. (Renaissance Estates) Redevelopment Agreement to be executed on or as of the day and year first above written.

CITY OF CHICAGO, acting by and through its
Department of Community Development

By: _____
Christine Raguso, Acting Commissioner

JTA DEVELOPMENT, INC.

By: _____
John Powen, President

STATE OF ILLINOIS)
) ss
 COUNTY OF COOK)

I, _____, a notary public in and for the said County, in the State aforesaid, DO HEREBY CERTIFY that John Powen, personally known to me to be the President of JTA Development, Inc., an Illinois corporation (the "Developer"), and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that s/he signed, sealed, and delivered said instrument, pursuant to the authority given to her/him by Developer, as her/his free and voluntary act and as the free and voluntary act of Developer, for the uses and purposes therein set forth.

GIVEN under my hand and official seal this ____ day of _____, 20__.

 Notary Public

My Commission Expires _____

(SEAL)

STATE OF ILLINOIS)
) ss
 COUNTY OF COOK)

I, _____, a notary public in and for the said County, in the State aforesaid, DO HEREBY CERTIFY that Christine Raguso, personally known to me to be Acting Commissioner of the Department of Community Development of the City of Chicago (the "City"), and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he/she signed, sealed, and delivered said instrument pursuant to the authority given to him/her by the City, as his/her free and voluntary act of the City, for the uses and purposes therein set forth.

GIVEN under my hand and official seal this ____ day of _____, 20__.

 Notary Public

My Commission Expires _____

[(Sub)Exhibits "C Revised", "F Revised" and "G Revised" referred to in this First Amendment to JTA Development, Inc. Redevelopment Agreement unavailable at time of printing.]

Schedule 1 and (Sub)Exhibits "L-1A" and "L-2A" referred to in this First Amendment to JTA Development, Inc. Redevelopment Agreement read as follows:

Schedule 1.
(To First Amendment To JTA Development, Inc.
Redevelopment Agreement)

Affordable Units.

	Address	Base Price	Buyer Name
1.	1537 West 122 nd Street, Chicago, Illinois 60643	\$201,900	Michelle Graham
2.	1539 West 122 nd Street, Chicago, Illinois 60643	\$206,900	Kim Safford
3.	1535 West 122 nd Place, Chicago, Illinois 60643	\$188,900	Sharon Lillard
4.	1553 West 122 nd Place, Chicago, Illinois 60643	\$212,900	Ruth Love
5.	1552 West 122 nd Place, Chicago, Illinois 60643	\$194,900	Tim Abercrombie
6.	1556 West 122 nd Place, Chicago, Illinois 60643	\$192,900	Marian Clark
7.	1537 West Asher Street, Chicago, Illinois 60643	\$179,900	Yvette Awai
8.	1553 West Asher Street, Chicago, Illinois 60643	\$189,900	Eric Henderson
9.	1538 West 123 rd Street, Chicago, Illinois 60643	\$169,900	Linda Harris
10.	1540 West 123 rd Street, Chicago, Illinois 60643	\$226,900	Michael Horton
11.	1554 West 123 rd Street, Chicago, Illinois 60643	\$179,900	Chariene Williams
12.	12209 South Justine Street, Chicago, Illinois 60643	\$179,900	Lori Phillips

(Sub) Exhibit "L-1A".
(To First Amendment To JTA Development, Inc.
Redevelopment Agreement)

Form Of New City Note No. 1.

Certificate Of Expenditure.

_____, 20____

To: Registered Owner

Re: City of Chicago, Cook County, Illinois (the "City")
\$874,000 Tax Increment Allocation Revenue Note
(JTA Development, Inc. (Renaissance Estates) Redevelopment Project), Taxable
Series A (the "New City Note Number 1")

This Certificate is submitted to you, as Registered Owner of New City Note Number 1,
pursuant to the Ordinance of the City authorizing the execution of New City Note Number 1

adopted by the City Council of the City on _____, 2010 (the "Ordinance"). All terms used herein shall have the same meanings as when used in the Ordinance.

The City hereby certifies that \$_____ is advanced as principal under New City Note Number 1 as of the date hereof. such amount has been properly incurred, is a proper charge made or to be made in connection with the redevelopment project costs defined in the Ordinance and has not been the basis of any previous principal advance. As of the date hereof, the outstanding principal balance under New City Note Number 1 is \$_____, including the amount of this Certificate and less payments made on New City Note Number 1.

In Witness Whereof, The City has caused this Certificate to be signed on its behalf as of _____, ____.

City of Chicago

By: _____, Commissioner
Department of Community Development

Authenticated By:

Registrar

New City Note No. 1.

Registered
Number R-1A

Maximum Amount
Not To Exceed
\$874,000

United States Of America

State Of Illinois

County Of Cook

City Of Chicago

Tax Increment Allocation Revenue Note
(JTA Development, Inc. (Renaissance Estate) Redevelopment Project)
Taxable Series A.

Registered Owner: JTA Development, Inc.

Interest Rate: _____ per annum (but not more than 9.0%)

Maturity Date: August 23, 2026

Know All Persons By These Presents, The City of Chicago, Cook County, Illinois (the "City"), hereby acknowledges itself to owe and for value received promises to pay to the Registered Owner identified above, or registered assigns as hereinafter provided, on or before the Maturity Date identified above, but solely from the sources hereinafter identified, the principal amount of this Note from time to time advanced by the Registered Owner to pay costs of the Project (as hereafter defined) in accordance with the ordinance hereinafter referred to up to the principal amount of \$874,000 and to pay the Registered Owner interest on that amount at the Interest Rate per year specified above from the date of the advance. Interest shall be computed on the basis of a 360-day year of twelve 30-day months. Accrued but unpaid interest on this Note shall also accrue at the interest rate per year specified above until paid.

Principal of and interest on this Note from the Available Incremental Taxes (as defined in the hereinafter defined Redevelopment Agreement) is due February 1 of each year until the earlier of Maturity or until this Note is paid in full. Payments shall first be applied to interest. The principal of and interest on this Note are payable in lawful money of the United States of America, and shall be made to the Registered Owner hereof as shown on the registration books of the City maintained by the Comptroller of the City, as registrar and paying agent (the "Registrar"), at the close of business on the fifteenth day of the month immediately prior to the applicable payment, maturity or redemption date, and shall be paid by check or draft of the Registrar, payable in lawful money of the United States of America, mailed to the address of such Registered Owner as it appears on such registration books or at such other address furnished in writing by such Registered Owner to the Registrar; provided, that the final installment of principal and accrued but unpaid interest will be payable solely upon presentation of this Note at the principal office of the Registrar in Chicago, Illinois or as otherwise directed by the City. The Registered Owner of this Note shall note on the Payment Record attached hereto the amount and the date of any payment of the principal of this Note promptly upon receipt of such payment.

This Note is issued by the City in the principal amount of advances made from time to time by the Registered Owner up to \$874,000 for the purpose of paying the costs of certain eligible redevelopment project costs incurred by the Registered Owner with respect to the acquisition and construction of a residential development (the "Project") on an approximately eight acre site in the 119th Street/I-57 Redevelopment Project Area (the "Project Area") in the City, all in accordance with the Constitution and the laws of the State of Illinois, and particularly the Tax Increment Allocation Redevelopment Act (65 ILCS 5/11-74.4-1, et seq.) (the "TIF Act"), the Local Government Debt Reform Act (30 ILCS 350/1, et seq.), an Ordinance adopted by

the City Council of the City on November 12, 2003 (the "Original Ordinance"), and an Ordinance adopted by the City Council of the City on _____, 2010 (the "Amending Ordinance" and together with the Original Ordinance, the "Ordinance"), in all respects as by law required.

The City has assigned and pledged certain rights, title and interest of the City in and to certain incremental ad valorem tax revenues from the Project Area which the City is entitled to receive pursuant to the TIF Act and the Ordinance, in order to pay the principal and interest of this Note. Reference is hereby made to the aforesaid Ordinance and the Redevelopment Agreement for a description, among others, with respect to the determination, custody and application of said revenues, the nature and extent of such security with respect to this Note and the terms and conditions under which this Note is issued and secured. This Note Is A Special Limited Obligation Of The City, And Is Payable Solely From Available Incremental Taxes As Set Forth In The Redevelopment Agreement, And Shall Be A Valid Claim Of The Registered Owner Hereof Only Against Said Sources. This Note Shall Not Be Deemed To Constitute An Indebtedness Or A Loan Against The General Taxing Powers Or Credit Of The City, Within The Meaning Of Any Constitutional Or Statutory Provision. The Registered Owner Of This Note Shall Not Have The Right To Compel Any Exercise Of The Taxing Power Of The City, The State Of Illinois Or Any Political Subdivision Thereof To Pay The Principal Or Interest Of This Note. The principal of this Note is subject to prepayment and redemption on any date (except during any New City Note Lock-Out Period, as defined in the Redevelopment Agreement), as a whole or in part, at a redemption price of 100% of the principal amount thereof being redeemed. There shall be no prepayment penalty. Notice of any such redemption shall be sent by registered or certified mail not less than five (5) days nor more than sixty (60) days prior to the date fixed for redemption to the registered owner of this Note at the address shown on the registration books of the City maintained by the Registrar or at such other address as is furnished in writing by such Registered Owner to the Registrar.

This Note is issued in fully registered form in the denomination of its outstanding principal amount. This Note may not be exchanged for a like aggregate principal amount of notes or other denominations.

This Note is transferable by the Registered Owner hereof in person or by its attorney duly authorized in writing at the principal office of the Registrar in Chicago, Illinois, but only in the manner and subject to the limitations provided in the Ordinance, and upon surrender and cancellation of this Note. Upon such transfer, a new Note of authorized denomination of the same maturity and for the same aggregate principal amount will be issued to the transferee in exchange herefor. The Registrar shall not be required to transfer this Note during the period beginning at the close of business on the fifteenth day of the month immediately prior to the maturity date of this Note nor to transfer this Note after notice calling this Note or a portion hereof for redemption has been mailed, nor during a period of five (5) days next

preceding mailing of a notice of redemption of this Note. Such transfer shall be in accordance with the form at the end of this Note.

This Note hereby authorized shall be executed and delivered as the Ordinance and the Redevelopment Agreement provide. Pursuant to the Redevelopment Agreement dated as of April 11, 2006, as first amended by First Amendment to Redevelopment Agreement dated as of _____, 2010 (as amended, the "Redevelopment Agreement") between the City and the Registered Owner, the Registered Owner has agreed to acquire and construct the Project and to advance funds for the construction of certain facilities related to the Project on behalf of the City. The cost of such acquisition and construction in the amount of \$874,000 shall be deemed to be a disbursement of the proceeds of this Note.

The City and the Registrar may deem and treat the Registered Owner hereof as the absolute owner hereof for the purpose of receiving payment of or on account of principal hereof and for all other purposes and neither the City nor the Registrar shall be affected by any notice to the contrary, unless transferred in accordance with the provisions hereof.

It is hereby certified and recited that all conditions, acts and things required by law to exist, to happen, or to be done or performed precedent to and in the issuance of this Note did exist, have happened, have been done and have been performed in regular and due form and time as required by law; that the issuance of this Note, together with all other obligations of the City, does not exceed or violate any constitutional or statutory limitation applicable to the City.

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

In Witness Whereof, The City of Chicago, Cook County, Illinois, by its City Council, has caused its official seal to be imprinted by facsimile hereon or hereunto affixed, and has caused this Note to be signed by the duly authorized signature of the Mayor and attested by the duly authorized signature of the City Clerk of the City, all as of _____, _____.

Mayor

[Seal]

Attest:

City Clerk

Certificate
Of
Authentication

Registrar and Paying Agent:

Comptroller of the
City of Chicago,
Cook County, Illinois

This Note is described in the within mentioned
Ordinance and is the \$874,000 Tax Increment
Allocation Revenue Note (JTA Development
Inc. (Renaissance Estates) Development Project),
Taxable Series A of the City of Chicago,
Cook County, Illinois

Comptroller

Date: _____

\$874,000
New City Note No. 1.

Debt Service Schedule.

_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

(Assignment)

For Value Received, The undersigned sells, assigns and transfers unto _____
the within Note and does hereby irrevocably constitute and appoint _____ attorney

10/6/2010

REPORTS OF COMMITTEES

99965

to transfer the said Note on the books kept for registration thereof with full power of substitution in the premises.

Dated: _____
Registered Owner

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

Signature Guaranteed: _____

Notice: Signature(s) must be guaranteed by a member of the New York Stock Exchange or a commercial bank or trust company.

Consented to as of: _____

City of Chicago, Illinois

By: _____

Title: _____, Department of
Community Development

Certificate Of Expenditure.

_____, 20 ____

To: Registered Owner

Re: City of Chicago, Cook County, Illinois (the "City")
\$3,326,000 Tax Increment Allocation Revenue Note
(JTA Development, Inc. (Renaissance Estates)
Redevelopment Project), Tax-Exempt Series A
(the "New City Note Number 2")

This Certificate is submitted to you, as Registered Owner of New City Note Number 2 pursuant to the Ordinance of the City authorizing the execution of New City Note Number 2 adopted by the City Council of the City on _____, 2010 (the "Ordinance"). All terms used herein shall have the same meanings as when used in the Ordinance.

The City hereby certifies that \$_____ is advanced as principal under New City Note Number 2 as of the date hereof. Such amount has been properly incurred, is a proper charge made or to be made in connection with the redevelopment project costs defined in the Ordinance and has not been the basis of any previous principal advance. As of the date hereof, the outstanding principal balance under New City Note Number 2 is \$_____, including the amount of this Certificate and less payments made on New City Note Number 2.

In Witness Whereof, The City has caused this Certificate to be signed on its behalf as of _____, _____.

City of Chicago

By: _____
Commissioner,
Department of Community
Development

Authenticated By:

Registrar

(Sub)Exhibit "L-2A".
(To First Amendment To JTA Development, Inc.
Redevelopment Agreement)

Form Of New City Note No. 2.

Registered
Number R-2A

Maximum Amount
Not To Exceed
\$3,326,000

United States Of America

State Of Illinois

County Of Cook

City Of Chicago

Tax Increment Allocation Revenue Note
(JTA Development, Inc. (Renaissance Estates) Redevelopment Project)
Tax-Exempt Service A.

Registered Owner: JTA Development, Inc.

Interest Rate: _____ per annum (but not more than 8.5%)

Maturity Date: August 23, 2026

Know All Persons By These Presents, That the City of Chicago, Cook County, Illinois (the "City"), hereby acknowledges itself to owe and for value received promises to pay to the Registered Owner identified above, or registered assigns as hereinafter provided, on or before the Maturity Date identified above, but solely from the sources hereinafter identified, the principal amount of this Note from time to time advanced by the Registered Owner to pay costs of the Project (as hereafter defined) in accordance with the ordinance hereinafter referred to up to the principal amount of \$3,326,000 and to pay the Registered Owner interest on that amount at the Interest Rate per year specified above from the date of the advance. Interest shall be computed on the basis of a 360-day year of twelve 30-day months. Accrued but unpaid interest on this Note shall also accrue at the interest rate per year specified above until paid.

Principal of and interest on this Note from the Available Incremental Taxes (as defined in the hereinafter defined Redevelopment Agreement) is due February 1 of each year until the earlier of Maturity or until this Note is paid in full. Payments shall first be applied to interest. The principal of and interest on this Note are payable in lawful money of the United States of America, and shall be made to the Registered Owner hereof as shown on the registration books of the City maintained by the Comptroller of the City, as registrar and paying agent (the "Registrar"), at the close of business on the fifteenth day of the month immediately prior to the applicable payment, maturity or redemption date, and shall be paid by check or draft of the Registrar, payable in lawful money of the United States of America, mailed to the address of such Registered Owner as it appears on such registration books or at such other address furnished in writing by such Registered Owner to the Registrar; provided, that the final installment of principal and accrued but unpaid interest will be payable solely upon presentation of this Note at the principal office of the Registrar in Chicago, Illinois or as otherwise directed by the City. The Registered Owner of this Note shall note on the Payment Record attached hereto the amount and the date of any payment of the principal of this Note promptly upon receipt of such payment.

This Note is issued by the City in the principal amount of advances made from time to time by the Registered Owner up to \$3,326,000 for the purpose of paying the costs of certain eligible redevelopment project costs incurred by the Registered Owner with respect to the acquisition and construction of a residential development (the "Project") on an approximately eight acre site in the 119th Street/I-57 Redevelopment Project Area (the "Project Area") in the City, all in accordance with the Constitution and the laws of the State of Illinois, and particularly the Tax Increment Allocation Redevelopment Act (65 ILCS 5/11-74.4-1, et seq.) (the "TIF Act"), the Local Government Debt Reform Act (30 ILCS 350/1, et seq.), an Ordinance adopted by the City Council of the City on November 12, 2003 (the "Original Ordinance"), and an Ordinance adopted by the City Council of the City on _____, 2010

(the "Amending Ordinance" and together with the Original Ordinance, the "Ordinance"), in all respects as by law required.

The City has assigned and pledged certain rights, title and interest of the City in and to certain incremental ad valorem tax revenues from the Project Area which the City is entitled to receive pursuant to the TIF Act and the Ordinance, in order to pay the principal and interest of this Note. Reference is hereby made to the aforesaid Ordinance and the Redevelopment Agreement for a description, among others, with respect to the determination, custody and application of said revenues, the nature and extent of such security with respect to this Note and the terms and conditions under which this Note is issued and secured. This Note Is A Special Limited Obligation Of The City, And Is Payable Solely From Available Incremental Taxes As Set Forth In The Redevelopment Agreement, And Shall Be A Valid Claim Of The Registered Owner Hereof Only Against Said Sources. This Note Shall Not Be Deemed To Constitute An Indebtedness Or A Loan Against The General Taxing Powers Or Credit Of The City, Within The Meaning Of Any Constitutional Or Statutory Provision. The Registered Owner Of This Note Shall Not Have The Right To Compel Any Exercise Of The Taxing Power Of The City, The State Of Illinois Or Any Political Subdivision Thereof To Pay The Principal Or Interest Of This Note. The principal of this Note is subject to prepayment and redemption on any date (except during any New City Note Lock-Out Period, as defined in the Redevelopment Agreement), as a whole or in part, at a redemption price of 100% of the principal amount thereof being redeemed. There shall be no prepayment penalty. Notice of any such redemption shall be sent by registered or certified mail not less than five (5) days nor more than sixty (60) days prior to the date fixed for redemption to the registered owner of this Note at the address shown on the registration books of the City maintained by the Registrar or at such other address as is furnished in writing by such Registered Owner to the Registrar.

This Note is issued in fully registered form in the denomination of its outstanding principal amount. This Note may not be exchanged for a like aggregate principal amount of notes or other denominations.

This Note is transferable by the Registered Owner hereof in person or by its attorney duly authorized in writing at the principal office of the Registrar in Chicago, Illinois, but only in the manner and subject to the limitations provided in the Ordinance, and upon surrender and cancellation of this Note. Upon such transfer, a new Note of authorized denomination of the same maturity and for the same aggregate principal amount will be issued to the transferee in exchange herefor. The Registrar shall not be required to transfer this Note during the period beginning at the close of business on the fifteenth day of the month immediately prior to the maturity date of this Note nor to transfer this Note after notice calling this Note or a portion hereof for redemption has been mailed, nor during a period of five (5) days next preceding mailing of a notice of redemption of this Note. Such transfer shall be in accordance with the form at the end of this Note.

This Note hereby authorized shall be executed and delivered as the Ordinance and the Redevelopment Agreement provide. Pursuant to the Redevelopment Agreement dated as of April 11, 2006, as first amended by First Amendment to Redevelopment Agreement dated as of _____, 2010 (as amended, the "Redevelopment Agreement") between the City and the Registered Owner, the Registered Owner has agreed to acquire and construct the Project and to advance funds for the construction of certain facilities related to the Project on behalf of the City. The cost of such acquisition and construction in the amount of \$3,326,000 shall be deemed to be a disbursement of the proceeds of this Note.

The City and the Registrar may deem and treat the Registered Owner hereof as the absolute owner hereof for the purpose of receiving payment of or on account of principal hereof and for all other purposes and neither the City nor the Registrar shall be affected by any notice to the contrary, unless transferred in accordance with the provisions hereof.

It is hereby certified and recited that all conditions, acts and things required by law to exist, to happen, or to be done or performed precedent to and in the issuance of this Note did exist, have happened, have been done and have been performed in regular and due form and time as required by law; that the issuance of this Note, together with all other obligations of the City, does not exceed or violate any constitutional or statutory limitation applicable to the City.

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

In Witness Whereof, The City of Chicago, Cook County, Illinois, by its City Council, has caused its official seal to be imprinted by facsimile hereon or hereunto affixed, and has caused this Note to be signed by the duly authorized signature of the Mayor and attested by the duly authorized signature of the City Clerk of the City, all as of _____, ____.

Mayor

[Seal]

Attest:

City Clerk

Certificate
Of
Authentication

Registrar and Paying Agent:

Comptroller of the
City of Chicago,
Cook County, Illinois

This Note is described in the within mentioned
Ordinance and is the \$3,326,000 Tax Increment
Allocation Revenue Note (JTA Development Inc.
(Renaissance Estates) Redevelopment Project)
Tax-Exempt, Series A of the City of Chicago,
Cook County, Illinois.

Comptroller

Date: _____

\$3,326,000
New City Note No. 2
Debt Service Schedule

_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

(Assignment)

For Value Received, The undersigned sells, assigns and transfers unto _____
the within Note and does hereby irrevocably constitute and appoint _____ attorney

to transfer the said Note on the books kept for registration thereof with full power of substitution in the premises.

Dated: _____
Registered Owner

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

Signature Guaranteed: _____

Notice: Signature(s) must be guaranteed by a member of the New York Stock Exchange or a commercial bank or trust company.

Consented to as of: _____

City of Chicago, Illinois

By: _____

Title: _____, Department of
Community Development

EXECUTION OF LOAN AGREEMENT, ASSOCIATED TAX CREDITS AND FEE
WAIVERS FOR EDWARD M. MARX APARTMENTS, INC.

[O2010-4474]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Community Development to enter into and execute a loan agreement with Edward M. Marx Apartments, Inc., amount of loan not to exceed: \$930,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuller, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

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

WHEREAS, The City is the owner of fee simple title of the real property located in the City of Chicago, Illinois known as 5801 North Pulaski Drive (the "Campus"); and

WHEREAS, The City has certain funds available from a variety of funding sources ("Multi-family Program Funds") to make loans and grants for the development of multi-family

residential housing to increase the number of families served with decent, safe, sanitary and affordable housing and to expand the long-term supply of affordable housing, and such Multi-Family Program Funds are administered by the City's Department of Community Development ("DCD"); and

WHEREAS, DCD has preliminarily reviewed and approved the making of a loan to Edward M. Marx Apartments, Inc., an Illinois not-for-profit corporation (the "Borrower"), in an amount not to exceed \$930,000 (the "Loan"), to be funded from Multi-Family Program Funds pursuant to the terms and conditions set forth in Exhibit 1 attached hereto and made a part hereof to undertake the project described in Exhibit 1 (the "Project"); and

WHEREAS, DCD and the City's Department of General Services ("DGS") desire to lease to the Borrower a certain portion of the Campus real estate, together with certain existing improvements thereon (the "Property") as described on Exhibit 1, for a term of seventy-five (75) years in accordance with the terms and conditions set forth in a ground lease substantially in the form attached as Exhibit 3 to this ordinance (the "Lease"), for use in the Project; and

WHEREAS, As consideration for the City's lease of the Property, the Borrower will pay One and no/100 Dollars (\$1.00) for each year of the Lease for a total of Seventy-five and no/100 Dollars (\$75.00) and, as additional consideration, will cause the residential units in the Project to be leased as affordable rental housing pursuant to the United States Department of Housing and Urban Development Section 202 program for a period of not less than 40 years, and thereafter as further required under the Lease; and

WHEREAS, On January 16, 2002, the City Council enacted an ordinance published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date at pages 77362 through 77366, inclusive, as amended by an ordinance adopted by City Council on September 4, 2003 and published in the *Journal of Proceedings* for such date at pages 6475 through 6624, inclusive, which authorized the establishment of a program (as supplemented, amended and restated from time to time, the "Donation Tax Credit Program") to be implemented by DCD in connection with the use of certain tax credits authorized by the Illinois General Assembly pursuant to Public Act 92-0491 (as supplemented, amended and restated from time to time) for donations made in connection with affordable housing projects; and

WHEREAS, The Borrower or an affiliated entity may receive a donation that may qualify under the Donation Tax Credit Program as an eligible donation, and that may generate certain additional proceeds for the Project, but the receipt of such donations and proceeds is not a condition to the making of the Loan; and

WHEREAS, The City has received certain funds pursuant to a settlement agreement with Peoples Energy Corporation et al. (the "Peoples Gas Funds") and has a portion of such funds available to make grants, loans, or equity investments for energy efficiency or weatherization purposes; and

WHEREAS, DCD may make a loan or grant of Peoples Gas Funds to the Borrower, or to another entity affiliated with the Borrower, the amount of which such loan or grant may reduce the amount of the Loan, but the making of such loan or grant is not a condition to making of the Loan; now, therefore,

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

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

SECTION 2. The City's conveyance of a seventy-five (75) year leasehold interest in the Property to the Borrower, in consideration of Seventy-five Dollars (\$75.00) and the additional consideration described above, and pursuant to the terms and conditions of the Lease, is hereby approved. In connection with such Lease, the Commissioner of DCD (the "DCD Commissioner") and her designee (collectively, the "DCD Authorized Officer") and the Commissioner of DGS (the "DGS Commissioner") and his designee (collectively, the "DGS Authorized Officer"), acting jointly, are hereby authorized, subject to approval by the Corporation Counsel, to enter into the Lease substantially in the form attached hereto as Exhibit 3 with such changes as the DCD Commissioner and the DGS Commissioner, subject to approval by the Corporation Counsel, may deem necessary, and to execute such other agreements and instruments, and perform any and all acts as shall be necessary or advisable in connection with the implementation of the Lease.

SECTION 3. The City's grant to Borrower of a non-exclusive easement over, under and above such limited portions of the Campus as may be necessary for the purpose of ingress and egress, by vehicle and by foot, to and from the Property and to renovate the improvements, construct the Project (including the utilities necessary thereto, and any agreements relating to shared walls or ceilings), provide access to and from the Project's parking lot, to maintain and repair and replace the Project improvements, and to perform the Borrower's obligations under the Lease, is hereby authorized. In connection with such easement, the DCD Authorized Officer and the DGS Authorized Officer, acting jointly, are hereby authorized, subject to approval by the Corporation Counsel, to enter into an easement agreement and to execute such other agreements and instruments, and perform any and all acts as shall be necessary or advisable in connection with the implementation of such easement and to more particularly define the boundaries of such easement(s).

SECTION 4. Upon the approval and availability of the Additional Financing as shown in Exhibit 1 hereto, the DCD Authorized Officer is hereby authorized, subject to approval by the Corporation Counsel, to enter into and execute such agreements and instruments, and perform any and all acts as shall be necessary or advisable in connection with the implementation of the Loan. The DCD Commissioner is hereby authorized, subject to the approval of the Corporation Counsel, to negotiate any and all terms and provisions in connection with the Loan which do not substantially modify the terms described in Exhibit 1

hereto. Upon the execution and receipt of proper documentation, the DCD Authorized Officer is hereby authorized to disburse the proceeds of the Loan to the Borrower.

SECTION 5. In connection with the Loan by the City to the Borrower, the City shall waive those certain fees, if applicable, imposed by the City with respect to the Project (as described in Exhibit 1 hereto) and as more fully described in Exhibit 2 attached hereto and made a part hereof. The Project shall be deemed to qualify as "Affordable Housing" for purposes of Chapter 16-18 of the Municipal Code of Chicago. Section 2-44-090 of the Municipal Code of Chicago shall not apply to the Project or the Property.

SECTION 6. The DCD Authorized Officer is hereby authorized to transfer any tax credits allocated to the City under the Donation Tax Credit Program in connection with the Project to an entity satisfactory to the DCD Commissioner on such terms and conditions as are satisfactory to the DCD Authorized Officer (the "Transfer"). The proceeds, if any, received by the City in connection with the Transfer are hereby appropriated, and the DCD Commissioner is hereby authorized to use such proceeds to make a grant to the Borrower, in her sole discretion, for use in connection with the Project (the "Grant"). The DCD Authorized Officer is hereby authorized, subject to approval by the Corporation Counsel, to enter into and execute such agreements and instruments, and perform any and all acts as shall be necessary or advisable in connection with the implementation of the Transfer and the Grant. Upon the execution and receipt of proper documentation, the DCD Authorized Officer is hereby authorized to disburse the proceeds of the Grant to the Borrower.

SECTION 7. The Mayor, the Chief Financial Officer, the City Comptroller, the City Clerk, the DCD Commissioner, the DGS Commissioner (or his or her respective designee), and the other officers of the City are authorized to execute and deliver on behalf of the City such other documents, agreements and certificates and to do such other things consistent with the terms of this ordinance as such officers and employees shall deem necessary or appropriate in order to effectuate the intent and purposes of this ordinance, including, without limitation, the execution of such documents, or such revisions to the Lease, as may be required by HUD in connection with its Section 202 capital advance.

SECTION 8. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 9. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of Chicago, or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall control.

SECTION 10. This ordinance shall be effective as of the date of its passage and approval.

Exhibits 1, 2 and 3 referred to in this ordinance read as follows:

Exhibit 1.
(To Ordinance)

Borrower: Edward M. Marx Apartments, Inc., an Illinois not-for-profit corporation (the "Borrower").

Project: Rehabilitation of a building located at 5801 North Pulaski, Building F, Chicago, Illinois (the "Property") into approximately 31 dwelling units contained therein as one bedroom units for low- and moderate-income seniors.

Loan: Source: Multi-Family Program Funds.

 Amount: Not to exceed \$930,000.

 Term: Not to exceed 42 years.

 Interest: 0% per annum.

 Security: Non-recourse loan; mortgage on the Property junior to the hearinafter defined First Mortgage.

Additional
Financing: 1. Amount: Not to exceed \$4,698,900.

 Term: Not to exceed 42 years.

 Source: HUD Section 202 Supportive Housing for the Elderly capital advance grant or loan or another entity acceptable to the DCD Commissioner.

 Interest: Not to exceed 6%.

 Security: First mortgage on the Property (the "First Mortgage")

2. Amount: Approximately \$395,000.

Source: HUD Section 202 Demonstration Planning Grant Funds or another entity acceptable to the DCD Commissioner, granted to Elderly Housing Development and Operations Corp., sponsor of Borrower.

3. Amount: \$25,000.

Source: Borrower's Equity.

Exhibit 2.
(To Ordinance)

Fee Waivers.

Department Of Buildings.

Waiver of Plan Review, Permit and Inspection Fees:

A. Building Permit:

Zoning.

Construction/Architectural/Structural.

Internal Plumbing.

HVAC.

Water for Construction.

Smoke Abatement.

B. Electrical Permit:

Service and Wiring.

C. Elevator Permit (if applicable).

D. Wrecking Permit (if applicable).

E. Fencing Permit (if applicable).

F. Fees for the review of building plans for compliance with accessibility codes by the Mayor's Office for People with Disabilities imposed by Section 13-32-310(2) of the Municipal Code of Chicago.

Department Of Water Management.

Tap Fees.

Cut and Seal Fees.

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

Permit (connection) and Inspection Fees.

Sealing Permit Fees.

Department Of Transportation.

Street Opening Fees.

Driveway Permit Fees.

Use of Public Way Fees.

Exhibit 3.
(To Ordinance)

Ground Lease.
(Edward M. Marx Apartments, Inc.)

This Lease (this "Lease") is made as of the _____ day of _____, 2010, by and between the City of Chicago, an Illinois municipal corporation and home rule unit of government, acting by and through its Department of Community Development ("DCD") ("Landlord"), having an office at 121 N. LaSalle Street, Room 1000, Chicago, Illinois 60602 and EDWARD M. MARX APARTMENTS, INC., an Illinois not-for-profit corporation, having an office at c/o EHDOC, 1580 Sawgrass Corporate Parkway, Fort Lauderdale, FL 33323 (together with any permitted successors and/or permitted assigns, the "Tenant").

RECITALS:

A. Landlord is the owner of fee simple title of the real property located in the City of Chicago, Illinois known as 5801 North Pulaski Drive (the "Campus"). Pursuant to the ordinance adopted by the City Council of the City on _____, 2010 and published in the Journal of Proceedings of the City Council of such date on pages ____ through _____, Landlord desires to lease to the Tenant a certain portion of the Campus (the "Real Estate") described on Exhibit A and certain existing improvements thereon for Tenant's renovation of such improvements as a 31 unit affordable senior housing project (the "Development").

B. Landlord and Tenant have agreed to enter into this Lease in order to implement the Development and to facilitate the financing, renovation and operation of the Development.

AGREEMENT:

ARTICLE 1

Lease of the Real Estate/Term of Lease

Landlord, for and in consideration of the rents to be paid and of the covenants and agreements hereinafter contained to be kept and performed by Tenant, hereby leases to Tenant, and Tenant hereby leases from Landlord, the Real Estate, provided that Tenant shall have nonexclusive use of the Common Areas (as that term is defined in Article 2);

Together with all right, title and interest of Landlord, if any, in and to any Improvements (as that term is defined in Article 2) now existing on the Real Estate, and in and to any sidewalks, parkways and parking areas adjacent thereto or included within the Real Estate; and

Together with all right, title and interest of Landlord, if any, in, to and under all agreements, easements, encumbrances and appurtenances whatsoever in any way belonging, relating or appertaining to the Real Estate or which hereafter shall in any way belong, relate or be appurtenant thereto, whether now owned or hereafter acquired by Landlord; subject, however, to all agreements, easements, encumbrances and other matters affecting the Real Estate listed on Exhibit B attached hereto (the "Permitted Exceptions") and subject to the provisions of Section 1.02.

TO HAVE AND TO HOLD the same, subject to the Permitted Exceptions, for a Term of Seventy-Five (75) years (the "Term") commencing on the date of this Lease referenced on Page 1 (the "Commencement Date") and ending on December 31, 2085 (the "Expiration Date"), unless this Lease shall sooner be terminated as hereinafter provided, upon and subject to the covenants, agreements, terms, provisions, conditions and limitations hereinafter set forth, all of which Tenant covenants and agrees to perform, observe and be bound by.

ARTICLE 2

Definitions

2.01 The terms defined in this Section shall, for all purposes of this Lease, have the following meanings:

(a) "Affiliate" shall mean, with respect to any person or entity, any other person or entity directly or indirectly controlling, controlled by or under common control with such person or entity. A person or entity shall be deemed to control another person or entity if such person or entity possesses, directly or indirectly, the power to direct or cause the direction of the management and policies of such person or entity, whether through the ownership of voting securities, general partnership or limited liability company interests, by contract or otherwise and shall include, with respect to any so-called "Illinois land trustee" that is at any time the landlord or tenant under this Lease, such land trustee's beneficiary and all persons or entities having the power of direction under such land trust, but shall not include any Leasehold Mortgagee.

(b) "Basement" shall mean the basement area described on Exhibit C and shall include the floor, walls and ceiling, including supports, up to but not including the floor of the first floor of the building.

(c) "Building" shall mean the Basement and any building included in and rehabilitated as part of the Development, or any part thereof, described on Exhibit D. "Buildings" shall mean all of the Buildings comprising the Development.

(d) "Campus" shall have the meaning given in the Recital A.

(e) "City" shall mean the City of Chicago.

(f) "Code" shall have the meaning given in Section 9.01(b).

(g) "Common Areas" shall mean the stairwell depicted in Exhibit E which is to be used solely as an emergency exit for the Development.

(h) "Construction Completion Deadline" shall mean the date which shall be one (1) year after the contract completion date as defined in the construction contract to be executed at closing.

(i) "Deductible" shall have the meaning given in Section 8.01.

(j) "Default" shall mean any condition or event that constitutes or would, after notice or lapse of time, or both, constitute an Event of Default.

(k) "Development" shall have the meaning given in Recital A.

(l) "Environmental Laws" shall mean the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. 9601 et seq., as amended; the Resource Conservation and Recovery Act, 42 U.S.C. 6901 et seq., as amended; the Clean Air Act, 42 U.S.C. 7401 et seq., as amended; the Clean Water Act, 33 U.S.C. 1251 et seq., as amended; the Occupational Safety and Health Act, 29 U.S.C. 655 et seq. and any other federal, state, local or municipal laws, statutes, regulations, rules or ordinances imposing liability or establishing standards of conduct for protection of the environment.

(m) "Event of Default" shall have the meaning provided in Section 10.01.

(n) "Excluded Environmental Condition" shall mean: (i) all Pre-Existing Environmental Conditions except to the extent any such Pre-Existing Environmental Condition is exacerbated by the actions or conduct of Tenant and/or its agents, contractors, subcontractors, employees, tenants or invitees; (ii) any environmental conditions in any public streets or rights of way in or adjacent to any portion of the Real Estate except to the extent such environmental conditions in such public streets or rights of way are caused or exacerbated by the actions or conduct of Tenant and/or its agents, contractors, subcontractors, employees, tenants or invitees; (iii) any migration of Hazardous Materials to the Real Estate from another site or location not within the Real Estate after the date of this Lease; and (iv) any environmental condition caused by the Landlord or its agents or contractors.

- (o) "Final Completion" shall have the meaning provided in Section 5.01.
- (p) "First Leasehold Mortgage" shall mean the Leasehold Mortgage of the First Leasehold Mortgagee.
- (q) "First Leasehold Mortgagee" shall mean HUD.
- (r) "Full Insurable Value" shall mean the replacement cost (excluding, as to the insurance required pursuant to Section 7.01, foundation and excavation costs) of the Improvements, as determined, at the request of Landlord (not more frequently than at three-year intervals), at Tenant's expense, by an architect, engineer, contractor, appraiser, appraisal company, or insurance company, selected by Tenant and approved by Landlord, which approval shall not be unreasonably withheld.
- (s) "Full Restoration" shall have the meaning given in Section 8.01.
- (t) "Govenunental Authority" or "Governmental Authorities" shall mean any one or more of the federal, state and local governmental or quasi-governmental body or bodies having jurisdiction at any time or from time to time during the Term over the Real Estate or the Property, or any part thereof, or the construction, repair, maintenance, operation or use thereof
- (u) "Hazardous Condition" shall mean a failure of the Property to comply with Environmental Laws.
- (v) "Housing Act" shall mean the Section 8 of the United States Housing Act of 1937, as amended and/or Section 202 of the Housing Act of 1959, as amended as the context may require, and as may hereafter be amended from time to time or any successor legislation, together with all regulations implementing the same.
- (w) "HUD" shall mean the United States Department of Housing and Urban Development, or any successor thereto.
- (x) "HUD Mortgage Loan" shall mean a loan or grant secured by a Leasehold Mortgage in favor of HUD.
- (y) "Impositions" shall mean all taxes, assessments, special assessments, use and occupancy taxes, water and sewer charges, rates and rents, charges for public utilities, excises, levies, license and permit fees and other charges, general and special, ordinary and extraordinary, foreseen and unforeseen, of any kind or nature whatsoever, which shall or may during the Term be assessed, levied, charged, confirmed or imposed upon or become payable out of or become a lien on the Property or the Real Estate, or any part thereof, or any appurtenances thereto; provided, however, that if at any time during the Term the present method of taxation or assessment shall be so changed that there shall be substituted in whole or in part for the types of taxes, assessments, levies, assessed or imposed on real estate and the Improvements thereon a capital levy or other tax levied, assessed or imposed on the rents received by Landlord from said real estate or the rents reserved herein or any part thereof, then any such capital levy or other tax shall, to the extent that it is so substituted, be deemed to be included within the term

“Impositions.” Impositions affecting the Property or the Real Estate shall be those attributable to the Improvements, the Leasehold Estate, and/or the fee simple ownership of the Real Estate.

(z) “Improvements” shall mean the Building, structures and other improvements, including equipment, fixtures, furnishings and appurtenances, now or at any time hereafter erected or located on the Real Estate and the Utilities located in buildings or on property adjacent to the Building and marked as “Tenant Utilities” on Exhibit E attached hereto.

(aa) “Landlord” shall mean the City of Chicago, or its successors in interest.

(bb) “Lease Interest Rate” shall mean a floating interest rate equal to (i) 3% plus the rate announced from time to time by JPMorgan Chase Bank, N.A. (or any successor thereto), as its “corporate base rate,” “prime rate,” “reference rate” or other similar rate and in effect on the date interest first begins to accrue with respect to any sum that becomes payable pursuant to any provision or provisions of this Lease, or (ii) in the event such bank has ceased announcing any such rate, then such rate as may be announced by the Chicago branch of such other national bank as Landlord shall reasonably designate as its “prime rate” “reference rate” or other similar rate, plus 3%, provided, however that if the Lease Interest Rate as so determined shall exceed the maximum rate allowed by law, then the “Lease Interest Rate” shall mean the maximum contract rate permitted by law at such time. The Lease Interest Rate shall change concurrently with each announced change in such “corporate base rate,” “prime rate,” “reference rate” or other similar rate, or Treasury Bill rate.

(cc) “Lease Year” shall mean a calendar year. The first full Lease Year during the Term shall commence on the Commencement Date, or if the Commencement Date is not the first day of a calendar year, on the first day of the calendar year next following the Commencement Date. Each succeeding Lease Year shall commence on the January 1 immediately following the December 31 of the preceding Lease Year. If the Commencement Date is not January 1, that portion of the Term that is prior to beginning of the first full Lease Year shall be a partial Lease Year. If the Expiration Date is not December 31, that portion of the Term that is after the end of the last full Lease Year shall be a partial Lease Year.

(dd) “Leasehold Estate” shall mean the leasehold estate of Tenant in the Property created by this Lease.

(ee) “Leasehold Mortgage” shall mean any mortgage, deed of trust, assignment of rents and leases, Uniform Commercial Code security agreement and financing statement, or similar security instrument created by Tenant pursuant to and in accordance with the provisions of Section 9.03 and which constitutes a lien or security interest on the Property or any part thereof

(ff) “Leasehold Mortgage Loan” shall mean a loan or grant secured by a Leasehold Mortgage.

(gg) “Leasehold Mortgagee” shall mean the owner or owners, holder or holders from time to time of any Leasehold Mortgage (including trustees under deeds of trust).

(hh) "Lender" shall mean HUD, any commercial real estate lender, state or national bank, commercial or savings bank, pension fund, real estate investment trust, or governmental agency or instrumentality, or any HUD-approved mortgagee, or any Affiliate of the foregoing, authorized to make loans secured by real property located in the State of Illinois.

(ii) "Loan Documents" shall mean any and all documents, instruments or agreements in effect from time to time evidencing and securing a Leasehold Mortgage Loan.

(jj) "Net Insurance Proceeds" shall have the meaning given in Section 8.02.

(kk) "NFR Letter" shall mean a "No Further Remediation" letter issued by the Illinois Environmental Protection Agency pursuant to the Site Remediation Program, 415 ILCS 5/58 et. seq., as amended from time to time, with respect to any portion of the Real Estate.

(ll) "Organizational Documents" shall mean: (i) with respect to a corporation, its articles of incorporation and by-laws; (ii) with respect to a general partnership, its partnership agreement; (iii) with respect to a limited partnership, its certificate of limited partnership and limited partnership agreement; and (iv) with respect to a limited liability company, its articles of organization and operating agreement; in each case as amended prior to such entity becoming Tenant under this Lease and as amended from time to time thereafter; provided, however, that no amendment to any Organizational Document that materially adversely affects the rights of Landlord may be made after such entity becomes Tenant hereunder except as required by law, consented to in writing by Landlord or is made to effect a transfer or substitution of interests in Tenant which does not otherwise require the consent of Landlord hereunder, and any amendment that contravenes this prohibition shall be null and void.

(mm) "Partial Restoration" shall mean all work in connection with a Restoration that is less than a Full Restoration (see Article 8). A Partial Restoration may be applicable when the sum of the Net Insurance Proceeds plus Deductible plus all other monies provided by any Person for such Restoration are insufficient to accomplish a Full Restoration.

(nn) "Permitted Exceptions" shall have the meaning given in Section 1.01. "Permitted Exceptions" shall also include the easements and licenses, if any, hereafter granted or consented to by Landlord in accordance with Section 9.01(d).

(oo) "Permitted Refinancing" shall mean (a) with respect to any loan secured by a Leasehold Mortgage, any refinancing of such loan permitted under the documents evidencing or securing a HUD Mortgage Loan; (b) with respect to any loan secured by a Leasehold Mortgage, any refinancing of such loan (other than as provided in (a)), consented to in writing by Landlord, which consent may be withheld, granted or granted with such conditions as Landlord may require, in Landlord's sole and absolute discretion.

(pp) "Permitted Transfer" shall mean: (a) after the completion of the construction of the Development, a sale or transfer of the Tenant Property or any portion thereof to a person acceptable to Landlord, in Landlord's sole and absolute discretion; and (b) the transfer of the Tenant Property, or any portion thereof, to a Leasehold Mortgagee (or any nominee of such Leasehold Mortgagee) by foreclosure or deed in lieu of foreclosure or to a third party purchaser at a foreclosure sale in accordance with Section 9.03(a).

(qq) "Person" shall mean any person, corporation, partnership, limited liability company or other legal entity.

(rr) "Plans and Specifications" shall mean the plans and specifications for the rehabilitation of the Development, which have been approved by Landlord and the Leasehold Mortgagees, as such plans and specifications are amended from time to time with the written consent of Landlord and the Leasehold Mortgagees, if and as required by the applicable loan documents.

(ss) "Pre-Existing Environmental Condition" shall mean any Hazardous Condition present on, under or about the Real Estate on the date of this Lease, whether known or unknown, but excluding the removal, remediation or abatement of asbestos, lead paint, mold and other environmental conditions included in the Plans and Specifications or otherwise necessary for the rehabilitation of the Development in accordance with the applicable Requirements.

(tt) "Proceeds" shall mean, in the case of damage to or destruction of the Improvements, the sum of the Net Insurance Proceeds plus the Deductible, and, in the case of a condemnation or other taking (or conveyance in lieu thereof), the awards (or compensation paid) therefor.

(uu) "Property" shall mean the Real Estate and the Improvements.

(vv) "Protected Persons" shall mean Landlord or Tenant, as the context so requires, and such party's respective members, managers, partners, officers, directors, agents, employees, advisors, attorneys, consultants and Affiliates, and, in the case of Landlord, shall include its officials and members of its Board.

(ww) "Real Estate" shall have the meaning given in Recital A.

(xx) "Remediation" shall mean the cleanup activity or other remedial action required by any Environmental Law or any applicable Governmental Authorities under any Environmental Law.

(yy) "Rent" shall have the meaning given in Section 3.01.

(zz) "Requirements" shall mean any and all present and future laws, statutes, ordinances, codes, rules, regulations, orders or other requirements of any Governmental Authority and of any applicable fire rating bureau or other body exercising similar functions, applicable to or affecting the Real Estate or the Property, or any part thereof, including without limiting the generality of the foregoing, Environmental Laws and the Municipal Code of the City.

(aaa) "Restoration" shall have the meaning given in Section 8.01.

(bbb) "Tenant" shall mean the Tenant herein; provided, however, that whenever this Lease and the Leasehold Estate shall be assigned or transferred in the manner specifically permitted herein, then from and after such assignment or transfer and until the next such assignment or transfer, the term "Tenant" shall mean the permitted assignee or transferee named therein, as if such transferee or assignee had been named herein as Tenant.

(ccc) "Tenant Property" shall mean the Leasehold Estate.

(ddd) "Term" shall mean the term of this Lease described in Section 1.01.

(eee) "Terminating Event" shall mean: (i) transfer of Tenant's interest in the Tenant Property to another party not affiliated with such Tenant (other than the Permitted Assignment); (ii) transfer of title to such Tenant's interest in the Tenant Property pursuant to foreclosure of, or deed in lieu of foreclosure with respect to, any mortgage or other security instrument securing loans or advances with respect to the Development; (iii) termination of this Lease; or (iv) loss of such Tenant's possession of the Tenant Property pursuant to the appointment of a receiver or pursuant to the exercise by any Leasehold Mortgagee of its right to become a mortgagee in possession.

(fff) "Unavoidable Delay" shall mean a delay beyond the reasonable control of Tenant and without the fault or negligence of Tenant, including, but not limited to: an act of God; fire; flood; epidemic; quarantine restriction; civil disorder; enemy action; strike, lockout or other labor dispute; unavailability of labor or materials; freight embargo; war; terrorism; unforeseen soil conditions, such as underground storage tanks and building foundations; and unusually severe weather.

(ggg) "Utilities" shall mean water, sewer, electric, cable, telephone, and all other utilities now or hereafter existing on the Real Estate and from the point of interconnection on the Campus described on Exhibit E as "Landlord Interconnection" and such other locations as the parties may agree, to the Real Estate.

2.02 "The words "herein," "hereof" or "hereunder" and words of similar import refer to provisions contained in this Lease as a whole and not to any particular section or subdivision thereof. All exhibits and riders referred to in the text of this Lease and attached hereto are incorporated into this Lease.

ARTICLE 3

Rent

3.01 Rent. From and after the Commencement Date through the Term, Tenant shall pay to Landlord at the place for which notices to Landlord are to be sent in accordance with Article 16, or to such other Person and/or at such other place as shall be designated from time to

time by written notice from Landlord to Tenant, fixed rent at the rate of One Dollar (\$1.00) for each Lease Year ("Rent"). Landlord acknowledges that such Rent, in the amount of \$75.00, has been prepaid in full concurrently with the execution of this Lease.

3.02 No Partnership. Landlord and Tenant agree that they are not partners or joint venturers and that, except in respect to the proceeds of insurance and condemnation awards under the provisions of Articles 8 and 12, they do not stand in any fiduciary relationship to each other.

3.03 Payment of Rent. All payments of Rent made to Landlord hereunder shall be made in lawful money of the United States of America.

3.04 Net Lease. Tenant shall pay to Landlord throughout the Term all Rent, free of any charges, assessments, impositions or deductions of any kind and without abatement, deduction or set-off. Under no circumstances or conditions, whether now existing or hereafter arising, or whether beyond the present contemplation of the parties, shall Landlord be expected or required to make any payment of any kind whatsoever hereunder or be under any other obligation or liability hereunder except as otherwise expressly set forth herein.

3.05 No Abandonment. Except to the extent provided in Section 8.01, no event or situation during the Term, whether foreseen or unforeseen, and however extraordinary, shall relieve Tenant from its liability to pay the full Rent, or relieve Tenant from any of its other obligations under this Lease. Tenant waives any rights now or hereafter conferred upon it by statute, proclamation, decree, or otherwise, or to claim any abatement, diminution, reduction or suspension of the Rent on account of any such event or situation.

3.06 Reimbursements to Landlord; Arrearages. Tenant shall reimburse Landlord for all reasonable expenditures, costs, expenses and fees, including reasonable attorneys' fees, made or incurred by Landlord in curing any Event of Default of Tenant. Such amounts shall become due upon delivery by Landlord of written notice stating the amount of such expenditures, costs, expenses and fees by Landlord. Tenant shall also pay to Landlord upon delivery of notice by Landlord, all amounts payable to Landlord as reimbursements or indemnities pursuant to Sections 6.03 and 6.04.

3.07 Interest on Overdue Amounts: All Rent and other amounts due to Landlord hereunder that are not paid when due, shall bear interest at the Lease Interest Rate from the due date to the date received by Landlord. Such interest shall be payable by Tenant to Landlord upon demand. The collection of such interest by Landlord shall not limit or modify any other right or remedy of Landlord under this Lease or otherwise available to Landlord by reason of Tenant's failure to pay such amount when due or by reason of any other Event of Default.

ARTICLE 4

Impositions

4.01 Payment. Throughout the Term, subject to the provisions of Section 4.04, Tenant shall pay or cause to be paid, as and when the same become due, all Impositions, except that:

(a) All Impositions attributable on the accrual basis to a calendar year or other period for which this Lease is in effect for less than the entire calendar year or other period shall be equitably apportioned (taking into account that Landlord may be entitled to exemptions or abatements) consistent with the time a party hereto held its respective interests in the Real Estate and Improvements;

(b) Where any Imposition is permitted by law to be paid in installments, Tenant may pay such Imposition in installments, as and when each such installment becomes due (Tenant acknowledges and agrees that Tenant is obligated to pay all such installments of any Imposition from which Landlord is or would be exempt, whether such installment is due prior to or after the Expiration Date or the date of any earlier termination of this Lease); and

(c) Where any Imposition is entitled to an abatement, refund, exemption or other diminution or reduction under law, whether available to Landlord or Tenant, the parties shall use their best efforts, at Tenant's sole expense, to cause such benefits to be afforded to Tenant under this Lease.

4.02 Deposit of Impositions.

(a) Tenant shall timely pay, as additional rent, all Impositions, and all premiums on insurance required to be carried under Article 7, as and when the same are ascertainable, billed, and due and payable without interest, penalty or fine. Within thirty (30) days after Landlord's written request, Tenant shall deliver reasonable proof of such payment to Landlord.

(b) To the extent required by applicable law, during the continuance of any Event of Default, Tenant agrees to deposit with Landlord on the first day of each and every month thereafter during the Term one-twelfth (1/12) of (a) all Impositions due and payable from Tenant during the next succeeding 12-month period, based on the most recent ascertainable Impositions, plus (b) annual premiums on insurance policies required to be carried by Tenant under Article 7. Further, upon the occurrence of any Event of Default, Tenant shall deposit, at least thirty (30) days prior to the due date of any Imposition, such additional amount as may be necessary to provide Landlord with sufficient funds in such deposit account to pay each such Imposition and annual insurance premium at least thirty (30) days in advance of the due date thereof. The rights granted hereunder to Landlord shall not be exclusive to Landlord's rights and remedies following an Event of Default by Tenant. Landlord shall have no obligation to pay interest to Tenant on any amounts deposited by Tenant. Landlord shall apply any such deposits for the purpose held

not later than the last day on which any such charges may be paid without interest or penalty. If, at any time, the amount of any Imposition or insurance premium is increased or Landlord receives reliable information from a Governmental Authority or insurer, as applicable, that an Imposition or insurance premium will be increased, and if the monthly deposits then being made by Tenant for such item (if continued) would not produce a fund sufficient to pay such item thirty (30) days prior to its due date, such monthly deposits shall thereupon be increased and Tenant shall deposit with Landlord, on demand by Landlord, additional sums in an amount which, when added to the monies then on hand for the payment of said item plus the increased one-twelfth (1/12) payments, shall be sufficient to pay such item at least thirty (30) days before the same becomes due and payable. Tenant shall not be required to make any specific deposit required under this Section if a deposit for the same purpose is made by Tenant to an escrow or otherwise to persons pursuant to a requirement by any Leasehold Mortgagee. This Section 4.02(b) shall not apply to any Leasehold Mortgagee (or any nominee of a Leasehold Mortgagee) that becomes Tenant hereunder through foreclosure or transfer by deed in lieu of foreclosure unless: (i) the Event of Default arises after such Leasehold Mortgagee becomes Tenant hereunder; or (ii) the Event of Default arises prior to such Leasehold Mortgagee becoming Tenant hereunder and such Event of Default is not an Incurable Default and is an Event of Default that such Leasehold Mortgagee is obligated to cure under the provisions of this Lease, and such Leasehold Mortgagee fails to commence or cure such Event of Default within the time and in the manner required by this Lease.

4.03 Contest of Impositions. Tenant may, if it desires, contest the validity or amount of any Imposition, in whole or in part, by an appropriate proceeding diligently conducted in good faith. Tenant may conduct such a contest only after payment of the challenged Imposition or Tenant shall, at least fifteen (15) days prior to the date such Imposition is due: (i) have deposited with the First Leasehold Mortgagee or an escrow agent acceptable to Landlord an amount sufficient to pay such contested Imposition, together with interest and penalties thereon, which amount shall be applied to the payment of such Imposition, interest and penalties when the amount thereof shall be finally fixed and determined; or (ii) have provided to the First Leasehold Mortgagee or to Landlord a bond, letter of credit or other security reasonably acceptable to Landlord. Nothing herein contained, however, shall be construed as to allow such Imposition to remain unpaid for such length of time as shall permit the Property, or any part thereof, or the lien thereon created by such Imposition, to be sold or forfeited for the nonpayment of the same. If the amount so deposited as aforesaid shall exceed the amount of such Imposition, interest and penalties when finally fixed and determined, the excess (or the entire amount if no such payment is required) shall be released from the escrow to Tenant, or in case there shall be a deficiency, the amount of such deficiency shall be forthwith paid by Tenant.

4.04 Reduction of Impositions. Tenant, at its expense, may, if it shall so desire, endeavor at any time or times, upon prior written notice to Landlord, to obtain a lowering of the assessed valuation upon the Real Estate or the Property for the purpose of reducing taxes thereon and, in such event, Landlord will offer no objection and, at the request of Tenant, will cooperate

with Tenant, but without expense to Landlord, in effecting such a reduction. Tenant shall be authorized to collect any tax refund payable as a result of any proceeding Tenant may institute for that purpose and any such tax refund shall be the property of Tenant to the extent to which it may be based on a payment made by Tenant, subject, however, to the apportionment provisions contained in Section 4.01, after deducting from such refund the costs and expenses, including legal fees, incurred in connection with obtaining such refund.

4.05 Joinder of Landlord. Landlord shall not be required to join in any action or proceeding referred to in Sections 4.03 or 4.04 unless required by law or any rule or regulation in order to make such action or proceeding effective, in which event, any such action or proceeding may be taken by Tenant in the name of, but without expense to, Landlord. Notwithstanding the foregoing, Landlord shall execute, when and as required and requested to do so by Tenant in writing, all applications, affidavits and other documents required to obtain or maintain any tax abatement or exemption which may be available. Tenant hereby agrees to indemnify, defend and hold Landlord's Protected Persons harmless from and against all costs, expenses, claims, loss or damage, including reasonable attorney's fees, by reason of, in connection with, on account of, growing out of, or resulting from, any such action or proceeding.

4.06 Tax Divisions. To the extent required by applicable law, Tenant shall, with the cooperation of Landlord, promptly following the execution and delivery of this Lease, file or cause to be filed a petition for a real estate tax division segregating the Landlord's fee interest in the Real Estate from Tenant's Leasehold Estate and interest in the Improvements and separating the Real Estate from land owned by Landlord other than the Real Estate ("Other Land") such that new, separate tax parcel designations are assigned to the Real Estate and the Tenant's Leasehold Interest (and excluding the Other Land). Until such tax parcel redesignation occurs, Landlord agrees to pay or cause to be paid, when due (or, if paid by Landlord, to reimburse Landlord upon demand for) any property taxes attributable to the Real Estate, or any portion thereof, and any Improvements thereon that are taxed as part of a shared tax parcel. Landlord or Tenant may, if either shall so desire, contest the validity or amount of any such taxes, in whole or in part, by an appropriate proceeding diligently conducted in good faith. Any such contest by Tenant shall be in accordance with Section 4.01. Tenant will promptly forward on to Landlord copies of any property tax bills it receives covering the Other Land.

ARTICLE 5

Improvements

5.01 Required Improvements. Tenant hereby covenants and agrees to commence and diligently pursue the rehabilitation of the Improvements on the Real Estate in accordance with the Plans and Specifications, and obtain certificates of occupancy for all Improvements from the City. Landlord agrees that, upon receipt of written request from Tenant, Landlord will

cooperate with Tenant in applications for permits, licenses or other authorizations required for such Improvements; provided, however, that all expenses in connection therewith shall be borne by the Tenant. Notwithstanding the foregoing, nothing herein shall relieve the Tenant from the responsibility of achieving Final Completion. "Final Completion" shall mean (1) delivery by Tenant to Landlord of a final certificate of occupancy from the City with respect to the Development and (2) delivery by Tenant to Landlord of a certificate of final completion from the Development's architect with respect to the Development.

5.02 Other Capital Improvements. With respect to any Major Capital Improvement other than required rehabilitation work that Tenant desires to undertake with respect to the Property, Tenant shall not commence construction unless Landlord shall have specifically approved such Major Capital Improvement and Tenant has complied with Section 5.03, provided that Landlord's approval shall not be unreasonably withheld or delayed. A "Major Capital Improvement" is a capital improvement involving an estimated cost of more than \$100,000.00, and shall include additional, alterations, renovations, restorations, replacements or rebuildings, whether or not required to be made in compliance with Tenant's obligations under this Article, or in connection with a Restoration made under Article 8 as a result of damage or destruction, or under Article 12 as a result of any taking pursuant to eminent domain. Notwithstanding the foregoing, Landlord's consent under this Article 5 shall not be required in connection with: (i) a Restoration of the Improvements under Article 8 or Article 12 to the condition that existed immediately prior to the casualty or condemnation; or (ii) a capital improvement that is required pursuant to Requirements.

5.03 Major Capital Improvements Requirements. Prior to the commencement of any Major Capital Improvement, the following shall be submitted to Landlord:

(a) complete plans and specifications for the Major Capital Improvement prepared by a licensed architect which plans shall also include landscaping plans and specifications;

(b) copies of all permits and licenses for the construction of the Major Capital Improvement issued by the appropriate Governmental Authority;

(c) a signed construction contract or contracts for all of the work, material and equipment comprising the Major Capital Improvement in accordance with the plans and specifications delivered pursuant to Section 5.03(a), together with appropriate property and liability insurance policies; and

(d) a copy of one or more commitments from a Lender or Lenders for loans to be made available to Tenant, on both a construction loan and long-term take-out loan basis, in an amount that, together with equity that is available and specifically allocated thereto, is sufficient to pay the budgeted costs of construction of the Major Capital Improvement.

5.04 Demolition. Except in connection with a Restoration under Articles 8 or 12, Tenant shall not demolish the Improvements, including any improvements to such Improvements required under Section 5.01 or any Major Capital Improvements permitted under Section 5.02, without the prior written consent of Landlord;

5.05 Accessibility and Visitability Requirements. All units in the Development that are subject to the accessibility requirements of the Fair Housing Act and the Illinois Environmental Barriers Act, 410 ILCS 25/1 et seq., and shall be designed and constructed in accordance with such requirements. To the greatest extent feasible, all other units in the Development shall be built in accordance with the concept of Visitability, which recognizes that persons with disabilities should be able to enjoy the same privileges of accessibility to other living quarters outside their residence. "Visitability" means that: (a) at least one entrance is at grade (i.e. no steps), approached by an accessible route; and (b) the entrance door and all interior doors on the first floor are at least 34 inches wide, offering 32 inches of clear passage space.

5.06 Easement. Upon execution of this Lease, Landlord grants Tenant: (i) a nonexclusive right of access over those areas of the Campus depicted in Exhibit G for the purpose of ingress and egress, by vehicle and by foot, to and from the Real Estate; (ii) a temporary construction easement to renovate the Improvements and construct the Development in accordance with the Plans and Specifications; and (iii) a temporary access easement to maintain and repair the Improvements from the point of interconnection of the Utilities to the Real Estate and perform Tenant's obligations under this Lease. Tenant will use reasonable efforts to return the Campus to nearly the same condition as it existed prior to any construction, maintenance and repairs.

ARTICLE 6

Use, Maintenance, Alterations, Repairs, Etc.

6.01 Condition of Real Estate and Property. Tenant has leased the Real Estate and Improvements after a full and complete examination thereof, the Landlord's title thereto and its present uses and restrictions, and, except for Excluded Environmental Conditions, Tenant accepts the same without any representation or warranty, express or implied, in fact or by law, by Landlord and without recourse to Landlord as to the title thereto, the nature, condition or usability thereof or the use or uses to which the Property or any part thereof may be put; provided, however, that upon the commencement of this Lease, title to the Real Estate shall be subject only to the Permitted Exceptions. Except for Excluded Environmental Conditions, Landlord shall not be required to furnish any services or facilities or to make any repairs or alterations in or to the Property, throughout the Term. Other than the obligations of Landlord under this Section 6.01, Tenant hereby assumes the full and sole responsibility for the condition, operation, repair, replacement, maintenance and management of the Real Estate and Improvements.

6.02 Utilities. The Landlord, at Tenant's sole expense, shall supply access to the Utilities at the points identified on Exhibit E as "Landlord Interconnection" and such other locations the parties may agree upon, and access to any other Utilities that become hereafter available on the Campus, and equipment for Tenant to interconnect with the Utilities in accordance with the Plans and Specifications. Landlord shall supply access to sufficient Utilities to meet the reasonable needs of the Development during the Term. The Utilities shall be for the exclusive use of Tenant. Landlord, at its sole cost and expense, be responsible for all maintenance and repairs of the Utilities up to the point marked "Landlord Interconnection" on Exhibit E, and such other locations the parties may agree upon, including all equipment for Tenant's connection to the Utilities. Tenant, at its sole cost, shall maintain and repair the Utilities from the points marked "Landlord Utilities" on Exhibit E, and such other locations the parties may agree upon, to and on the Real Estate. At Tenant's sole cost, Tenant shall submeter the Real Estate for all utilities used in, or supplied to, the Real Estate. Tenant shall pay when due all charges for water, gas, electricity, light, heat, and telephone or other communication service, and all other utility services used in or supplied to the Real Estate.

6.03 Use of Property. The Property shall be used and occupied only for multi-family senior housing uses consistent with HUD Section 202 Requirements and for uses incidental thereto and for no other purpose, unless Landlord has consented in writing to such other use, which consent may be granted, withheld or granted with such conditions as Landlord may require, in Landlord's sole and absolute discretion. At all times during which this Lease is in effect, the Tenant shall manage the Real Estate and Development in accordance with the terms of the Property Management Agreement attached hereto as Exhibit H, or such replacement property management agreement as shall be acceptable to Landlord and the First Leasehold Mortgagee.

6.04 Prohibited Use. Tenant shall not use or occupy the Property or permit the same to be used or occupied, in a manner that would (a) materially violate any construction permit or certificate of occupancy affecting the Property or any Requirement, (b) make void or voidable any insurance then in force, or make it impossible to obtain fire or other insurance required to be furnished by Tenant hereunder, (c) cause or be apt to cause structural injury to the Property, or any part thereof, or (d) materially violate any material provision of this Lease.

6.05 Maintenance of Property. Subject to Section 8.01, Tenant shall make all necessary repairs to and replacements of the Improvements, interior and exterior, structural and nonstructural, ordinary and extraordinary, foreseen and unforeseen, and shall maintain and keep the Improvements in good and safe order, repair and condition and in compliance with all applicable provisions of the Municipal Code of the City of Chicago, including but not limited to those provisions in Title 13 ("Building and Construction"), Title 14 ("Electrical Equipment and Installation"), Title 15 ("Fire Prevention") and all applicable landscape ordinances. Tenant covenants and agrees that throughout the Term all building systems, facilities and equipment, including HVAC systems, common area lighting and the like, shall be maintained in good

operating order and repair. Tenant shall indemnify, defend and hold Landlord's Protected Persons harmless from and against any and all claims and demands arising from the failure of Tenant to perform the covenants contained herein or arising from any accident, injury or damage to any person or property that shall or may happen in or upon the Property, or any part thereof, however caused, other than Landlord's willful misconduct or any Excluded Environmental Condition, and shall keep the Property free and clear of any and all mechanics' liens or other similar liens or charges incidental to work done or material supplied in or about the Property subject to the provisions in Section 4.03 providing for contest of such liens.

6.06 Waste. Tenant shall not do, permit or suffer any waste, damage, disfigurement or injury to or upon the Property, or any part thereof, without repairing the same within a reasonable period of time. Tenant shall have the right at any time and from time to time to sell or dispose of any equipment or fixtures subject to this Lease that may have become obsolete or unfit for use or that is no longer useful, necessary or profitable in the conduct of Tenant's business; provided, however, that Tenant shall have substituted or shall promptly substitute for the property so removed from the Property other equipment or fixtures at least of equal quality and utility in the performance of the particular function in question as that of the property so removed.

6.07 Compliance with Requirements. Except for Excluded Environmental Conditions, Tenant shall comply, at its own expense, with all Requirements during the Term and with the reasonable requests of any insurance company having a policy outstanding with respect to the Property, or any part thereof, whether or not such Requirements or requests require the making of structural alterations or the use or application of portions of the Property for compliance therewith, or interfere with the use and enjoyment of the Property, and shall indemnify, defend and hold harmless Landlord's Protected Persons from and against all fines, penalties, and claims for damages of every kind and nature arising out of any failure to comply with any such Requirement or request. It is the intention of the parties that Tenant during the Term shall discharge and perform all obligations of Landlord, as well as all obligations of Tenant arising as aforesaid, and hold harmless Landlord's Protected Persons therefrom (except for Excluded Environmental Conditions), so that at all times the Rent shall be net to Landlord without deductions or expenses on account of any such Requirement or request, whatever it may be.

6.08 Exculpation of Landlord. Except as otherwise set forth in the Lease, Landlord shall not be responsible or liable for any destruction, damage or injury to any property or to any person or persons at any time on the Property resulting from any casualty, occurrence or condition occurring or existing during the Term of this Lease (except for Excluded Environmental Conditions), including without limitation those from steam, gas or electricity, or from water, rain or snow, whether the same may leak into, issue or flow from or within any part of the Property or from the pipes or plumbing of the same, or from any other place or quarter; nor shall Landlord be in any way responsible or liable in case of any accident or injury (including death) to any of Tenant's subtenants, employees or agents, or to any person or persons

in or about the Property or the streets, driveways, sidewalks, parkways or alleys adjacent thereto; and Tenant agrees that it will not hold Landlord in any way responsible or liable therefor (except for actions caused by Landlord's willful misconduct) and will further indemnify, defend and hold Landlord's Protected Persons harmless from and against any and all claims, liability, penalties, damages, expenses and judgments arising from injury to persons or property of any nature and also for any matter or thing arising out of or resulting as a direct or indirect consequence from the use or occupancy of the Property; provided, however, that the foregoing obligations shall not apply to Excluded Environmental Conditions.

6.09 Exculpation of Leasehold Mortgagee. Until any Leasehold Mortgagee becomes a mortgagee in possession or the tenant under a new lease, no Leasehold Mortgagee shall, except to the extent of the gross negligence or willful misconduct of such Leasehold Mortgagee, its agents and employees on or about the Land be responsible or liable for any destruction, damage or injury to any property or to any person or persons at any time on the Property resulting from any casualty, occurrence or condition occurring or existing during the Term of this Ground Lease, including without limitation those from steam, gas or electricity, or from water, rain or snow, whether the same may leak into, issue or flow from or within any part of the Property or from the pipes or plumbing of the same, or from any other place or quarter; nor shall any Leasehold Mortgagee be in any way responsible or liable in case of any accident or injury (including death) to any of Tenant's subtenants, employees or agents, or to any person or persons in or about the Property or the sidewalks, parkways, and parking areas adjacent thereto.

6.10 Landlord's Right of Entry. Landlord shall have the right, upon reasonable advance notice to Tenant and residents, when appropriate, on any business day, to enter upon the Property, for the purpose of ascertaining the condition thereof, or whether Tenant is observing and performing the obligations assumed by it under this Lease, or to make any repairs or perform any work, all without hindrance or molestation from Tenant. Entry may be made at any time without notice in the event of an emergency (although Landlord shall endeavor to give Tenant prior notice thereof). Nothing contained herein, however, shall impose or imply any duty on the part of Landlord to make any such repairs or perform any such work.

6.11 No Liens. Notice is hereby given that Landlord shall not be liable for any labor or materials furnished or to be furnished to Tenant upon credit, and that no mechanics' or other lien for any such labor or material shall attach to or affect the estate or interest of Landlord in and to the Property or any part thereof.

6.12 Snow Removal. Tenant shall provide and pay for prompt removal of snow and ice from sidewalks which immediately abut the Real Estate and shall assume total responsibility for failure to do so. Tenant acknowledges that Landlord shall have no snow or ice removal responsibilities.

6.13 No Other Rights. This Lease does not give Tenant any other right with respect to the Campus. Any rights not specifically granted to Tenant by and through this Lease are reserved exclusively to Landlord. Execution of this Lease does not obligate Landlord in any manner and Landlord shall not undertake any additional duties or services except as expressly set forth in this document.

6.14 Economic Disclosure Statement Affidavit ("EDS") Updates. Throughout the Lease Term, Tenant shall provide Landlord with any material updates to the information previously submitted in Tenant's Economic Disclosure Statement Affidavit ("EDS"). Landlord may also request such updates from time to time. Failure to provide such information on a timely basis shall constitute a default under this Lease.

6.15 Permits. For any activity which Tenant desires to conduct on the Real Estate in which a license or permit is required, said license or permit must be obtained by Tenant prior to using the Premises for such activity. The City of Chicago, Department of Community Development and Department of General Services, must be notified of any such license or permit. Failure to obtain a required license or permit shall constitute a default under this Lease.

6.16 Security. Tenant acknowledges that Landlord shall have no security obligations relative to Tenant's use of the Real Estate. Tenant shall assume responsibility for properly securing the Real Estate.

6.17 Repairs for Tenant Negligence, Vandalism, or Misuse. Tenant shall assume all responsibility for any repairs to any portion of the Real Estate or Development necessitated by the negligence, vandalism, misuse, or other acts of Tenant, or Tenant's contractors, licensees, invitees, or agents.

ARTICLE 7

Insurance

7.01 Maintenance of Insurance. During the Term, Tenant shall, at its sole expense, obtain and maintain, or cause to be obtained and maintained policies of insurance satisfying the requirements set forth on Exhibit F, provided that so long as the First Leasehold Mortgagee is HUD, the applicable insurance requirements shall be those of HUD and not Exhibit F.

7.02 Form of Policies. Except as provided in Section 8.02, any policies of insurance covering the Development during rehabilitation, shall expressly provide that any losses thereunder shall be adjusted with Tenant and all Leasehold Mortgagees as their interests may appear (or, absent a Leasehold Mortgagee, with Landlord). All such insurance shall be carried in the name of Tenant and loss thereunder shall be payable to Tenant and the Leasehold Mortgagee, if any, and Landlord as their respective interests may appear.

7.03 Evidence of Insurance and Payment. Upon the execution and delivery of this Lease, and thereafter not later than fifteen (15) days prior to the expiration date of an expiring policy theretofore furnished pursuant to this Article, certificates of insurance evidencing the required coverages, bearing notations evidencing the payment of premiums or accompanied by other evidence satisfactory to Landlord of such payment, shall be delivered by Tenant to Landlord. Upon request from Landlord, Tenant shall deliver to Landlord duplicate originals or certified copies of the policies required by this Article 7.

7.04 Separate Insurance. Tenant shall not obtain separate insurance concurrent in form or contributing in the event of loss with that required in this Article to be furnished by or that may reasonably be required to be furnished by Tenant unless Landlord is included therein as an additional insured, with loss payable as required in this Lease. Tenant shall immediately notify Landlord of the obtaining of any such separate insurance and shall deliver duplicate originals or certified copies of the policy or policies so obtained as provided in Section 7.03.

7.05 Cancellation. Each policy of insurance delivered hereunder shall contain an agreement by the insurer that such policy shall not be cancelled or materially altered without at least thirty (30) days' prior written notice given to Landlord and to each Leasehold Mortgagee named in such policy.

ARTICLE 8

Damage and Restoration

8.01 Damage or Destruction.

(a) In the event of any damage to or destruction of the Improvements during the Term, Tenant shall give Landlord immediate notice thereof and, unless the Insurance Proceeds are applied by a Leasehold Mortgagee to reduce its debt in accordance with Section 8.05, Tenant shall promptly and diligently restore, replace, rebuild and repair the same as nearly as possible to their value, condition and character immediately prior to such damage or destruction, in accordance with the following provisions of this Article 8. Landlord shall have no duty to restore, replace, rebuild or repair the Property, or any portion thereof, or to pay any of the costs or expenses thereof. All work in connection with such restoration, replacement, rebuilding and repairing, including all temporary repairs to the Property is hereinafter collectively referred to as "Full Restoration." In the event of any damage to or destruction of the Improvements occurring during the Term, Tenant shall, upon demand, deposit with the First Leasehold Mortgagee (or, if none, with Landlord), or into the Restoration Escrow (as hereinafter defined), the amount of any applicable deductible or self-insurance (the "Deductible"). If the Net Insurance Proceeds (as that term is hereinafter defined) available for a particular Restoration (as hereinafter defined) plus the amount of the Deductible, are insufficient to accomplish the Full Restoration, then Landlord may terminate this Lease (with prior HUD written consent) with respect to the portion of Real Estate on which such damaged or destroyed Improvements were situated by written notice to Tenant

and all Leasehold Mortgagees, unless: (1) within ninety (90) days after the amount of Net Insurance Proceeds has been determined, Tenant deposits with the First Leasehold Mortgagee (or, if none, with Landlord) cash, a letter of credit and/or evidence satisfactory to the First Leasehold Mortgagee (or, if none, to Landlord) of the availability of funds (from a loan or otherwise) in an amount equal to the Restoration Deficiency (as hereinafter defined); or (2) within ninety (90) days after the expiration of said 90-day period, any one or more of the Leasehold Mortgagees and/or any other Person so deposits the Restoration Deficiency with the First Leasehold Mortgagee (or, if none, with Landlord) or into the Restoration Escrow; or (3) within one hundred eighty (180) days after the amount of Net Insurance Proceeds has been determined, the First Leasehold Mortgagee agrees to a Partial Restoration and agrees to make the Net Insurance Proceeds available for such Restoration; or (4) at least one Leasehold Mortgagee is diligently proceeding to obtain such insurance proceeds and, if applicable, to exercise its rights with respect to the Restoration; provided, however, that the foregoing prohibition against termination shall no longer be applicable when the First Leasehold Mortgagee elects to apply such insurance proceeds to repay outstanding debt in lieu of Restoration. The First Leasehold Mortgagee shall consult with all subordinate Leasehold Mortgagees with respect to the application of the Net Insurance Proceeds; provided however that in the event of any disagreement between the First Leasehold Mortgagee and any subordinate Leasehold Mortgagee over the application of the Net Insurance Proceeds, the decision of the First Leasehold Mortgagee, in its sole discretion, shall prevail, subject to Section 8.01(b). The Full Restoration or Partial Restoration, as applicable, is hereinafter referred to as the "Restoration". As used herein, the term "Restoration Deficiency" shall mean additional funds in an amount sufficient, when added to the Net Insurance Proceeds available for a Restoration plus the Deductible, to complete such Restoration. If this Lease is terminated pursuant to this Section 8.01(a), with respect to a portion of the Real Estate only then, at the option of Landlord, Tenant shall, at Tenant's sole expense, demolish and/or remove such of the Improvements on such portion of the Real Estate as are designated by Landlord, provided that, if the costs of such demolition and removal exceed the Deductible, sufficient Net Insurance Proceeds are made available to Tenant for that purpose.

(b) In the event Landlord elects not to restore the Buildings or the building above the Basement, Landlord shall automatically, with no further action on the part of the Landlord, grant Tenant all air rights above the Basement for the remaining Term. Landlord shall use reasonable efforts to demolish and remove all structures that are not part of the Property, at its cost, as required for the Full or Partial Restoration of the Property. Landlord shall use all reasonable efforts to cause such demolition and removal to occur without delay or interference with the Partial or Full Restoration.

(c) The determination of whether the Proceeds are sufficient for a Full Restoration and that such Full Restoration is feasible, shall be reasonably made by the First Leasehold Mortgagee in accordance with the requirements of its Leasehold Mortgage (or, if none, by Landlord). The First Leasehold Mortgagee shall consult with all subordinate Leasehold Mortgagees with respect to application of Net Insurance Proceeds; provided however that in the event of any disagreement between the First Leasehold Mortgagee and any subordinate Leasehold Mortgagee over the application of Net Insurance Proceeds, the decision of the First Leasehold Mortgagee, in its sole discretion, shall prevail. If there is to be a Restoration, all Proceeds shall be deposited in an account with First Leasehold Mortgagee or, if there is no First Leasehold Mortgagee, in a construction disbursement escrow among Landlord, Tenant, the Leasehold Mortgagees, if any, and a mutually acceptable title company (the "Restoration Escrow"), and disbursed to pay the costs of such Restoration. By accepting a Leasehold Mortgage, each Leasehold Mortgagee agrees to be bound by such determination and to make the Net Insurance Proceeds available for such Restoration. In the event of any such damage to or destruction of the Improvements, Tenant, Landlord or any Leasehold Mortgagee, shall have the right (but shall not be obligated) to deposit the Restoration Deficiency into the Restoration Escrow. Unless the Restoration Deficiency is deposited with the First Leasehold Mortgagee (or, if none, with Landlord) or into the Restoration Escrow, or all of the Leasehold Mortgagees agree to a Partial Restoration, within the time periods provided in Section 8.01(a), this Lease shall terminate as to the affected portions of the Real Estate and the provisions of Section 8.05 shall apply.

8.02 Adjustment of Insurance Claims and Disbursements. Adjustment of any insurance claim shall, subject to the terms of any Leasehold Mortgage, be negotiated by Tenant. All insurance proceeds shall be deposited with the First Leasehold Mortgagee (or, if none, with Landlord) or into a Restoration Escrow, and administered as hereinafter set forth. All insurance proceeds received by Landlord or Tenant on account of such damage or destruction, less the actual costs, expenses and fees, if any, incurred in connection with the adjustment of the loss (the "Net Insurance Proceeds"), shall be applied in accordance with the terms of this Article. Such Net Insurance Proceeds plus the Deductible shall be paid out from time to time as such Restoration progresses and is approved. All Proceeds held by the First Leasehold Mortgagee shall be held in trust for the benefit of Tenant.

8.03 Deficiencies. If, at any time during the course of a Restoration, the projected Restoration Deficiency increases, Tenant shall either, before proceeding with the Restoration, deposit with the First Leasehold Mortgagee (or, if none, with Landlord) cash, a letter of credit and/or evidence satisfactory to Landlord of the availability of funds (from a loan or otherwise) in an amount equal to the increase in the Restoration Deficiency, or deliver to the First Leasehold Mortgagee (or, if none, to Landlord) a surety bond from a company and in form and substance satisfactory to the First Leasehold Mortgagee (or, if none, to Landlord), for such increase in the Restoration Deficiency, the premium for which shall have been paid by Tenant. Thereupon, Tenant may proceed with the Restoration.

8.04 Landlord's Right to Complete. Subject to the prior written consent of the First Leasehold Mortgagee under Section 8.01, if a Restoration is commenced or required to be commenced, and if Tenant shall fail to promptly and diligently commence and complete such Restoration, Landlord, after first giving all Leasehold Mortgagees written notice and at least sixty (60) days thereafter to commence such Restoration and thereafter promptly and diligently complete such Restoration, may complete the same and apply the Net Insurance Proceeds plus the Deductible and any additional funds provided by Tenant to the cost of Restoration.

8.05 Leasehold Mortgages. Except as provided in Section 8.01: (1) all provisions of this Article 8 are subject to the rights of the First Leasehold Mortgagee and the provisions of the First Leasehold Mortgage; (2) the provisions of the First Leasehold Mortgage shall govern in the event of any conflict or inconsistency between the provisions of this Article 8 and the provisions of the First Leasehold Mortgage; and (3) application of Net Insurance Proceeds shall be subject to the terms of the Leasehold Mortgages, and the respective priorities of the Leasehold Mortgagees thereunder, including the Leasehold Mortgagees' rights, if any, to apply proceeds of insurance to the payment of outstanding debt owed by Tenant to such Leasehold Mortgagees in lieu of Restoration. In such an event, Landlord and Tenant shall adjust any remaining balance of insurance proceeds as their respective interests may be affected by such damage or destruction, and this Lease shall terminate as to the affected portions of the Real Estate. No termination of this Lease shall occur under this Article 8 so long as at least one Leasehold Mortgagee is diligently proceeding to obtain such insurance proceeds and, if applicable, to exercise its rights with respect to the Restoration; provided, however, that the foregoing prohibition against termination shall no longer be applicable when the First Leasehold Mortgagee elects to apply such insurance proceeds to repay outstanding debt in lieu of Restoration.

ARTICLE 9

Title and Ownership; Leasehold Mortgage

9.01 Restrictions on Transfer.

(a) Except for Permitted Transfers and Permitted Refinancings: (i) Tenant shall not at any time without the prior written consent of Landlord: (A) sell, assign, transfer, or convey (any, a "Transfer") all or any part of its interest under this Lease, or (B) Transfer all or any part of any structure or other Improvement located on the Real Estate; or (C) sublet all or any part of the Property except for subletting of the dwelling units to subtenants pursuant to subleases with a term (including options to extend or renew) not in excess of one (1) year and (ii) there shall not be a change of control of Tenant or the Transfer of any interest in Tenant. Landlord's consent to any of the foregoing may be granted, withheld or granted with such conditions as Landlord shall require, in its sole and absolute discretion. For so long as HUD is First Leasehold Mortgagee, Landlord shall be deemed to have given consent to any of the foregoing upon HUD approval of the same.

(b) If a Permitted Transfer consisting of a Transfer of the Leasehold Estate occurs, the transferee or assignee shall enter into an assumption agreement with Landlord by which it assumes all of Tenant's rights and obligations under this Lease. Thereafter, the transferee or assignee shall succeed to all rights and obligations of Tenant under this Lease, and shall be deemed a permitted assignee of Tenant, and Tenant making such Transfer, shall be and hereby is relieved of any continuing obligations hereunder arising thereafter and such permitted assignee, by accepting such assignment, shall be deemed to have assumed all obligations hereunder arising after such assignment. Landlord acknowledges that Tenant may cause the Improvements, or a portion thereof, to qualify for housing "low income families" and/or "very low income families," for the period required under Section 42 of the Internal Revenue Code of 1986, as amended (the "Code"). Tenant may cause the Improvements, or a portion thereof, to qualify for other state and/or federal assistance, including but not limited to financing arranged through or insured by HUD. To the extent required by the Code and/or HUD as a condition to such qualification, and as may be required under Article 15, Tenant is authorized to enter into restrictive covenants encumbering the Property pertaining to the use of the Property. Landlord agrees to enter into a subordination agreement relating to this Lease as to such restrictive covenants as may be required to obtain and maintain such qualifications.

(c) Landlord shall not, without the prior written consent of Tenant and all Leasehold Mortgagees, mortgage or create a lien upon (i) all or any part of the Real Estate, or (ii) all or any part of its interest in this Lease or any Improvement.

(d) The parties acknowledge that it may become necessary to grant easements and/or licenses over, under, upon and across the Real Estate for the provision of gas, electricity, telephone service, cable television, Internet access, water, sewer, and other utilities to serve the Improvements. All such easements and licenses shall be subject to the prior written consent of Landlord, which shall not be unreasonably withheld or delayed. If required, Landlord shall grant or join with Tenant in the grant of such easements and licenses, so as to subject Landlord's interest in the Real Estate to such easements and licenses. All costs in connection with such easements and licenses shall be borne by Tenant.

9.02 Liens. Other than the Permitted Exceptions and any Permitted Refinancing, Tenant shall not create or permit to be created or to remain, and shall promptly discharge, any lien (including but not limited to any mechanic's, contractor's, subcontractor's or materialman's lien or any lien, encumbrance or charge arising out of any Imposition, conditional sale, title retention agreement, chattel mortgage, security agreement, financing statement or otherwise) upon the Property, or any part thereof, or the income therefrom, and Tenant shall not suffer any matter or thing whereby the estate, rights and interests of Landlord in the Property or the Development, or any part thereof, will be impaired. Notwithstanding the foregoing prohibitions,

Tenant shall have the right to contest any such lien upon compliance with the same conditions as are applicable to the contest of any Imposition under Section 4.03 or to provide title insurance over any such lien in a manner reasonably satisfactory to Landlord. If Tenant shall fail to cause any such matter to be discharged of record or contested in the foregoing manner, then Landlord may, but shall not be obligated to, in addition to any other right or remedy, discharge such lien at any time after delivery of notice to Tenant, either by paying the amount claimed to be due or by procuring the discharge of such lien by deposit or bonding proceedings or otherwise, and in any such event Landlord shall be entitled, if it so elects, to compel the prosecution of an action for foreclosure of such lien by the lienholder and to pay the amount of judgment in favor of the lienholder with interest, costs and allowances. Any amount so paid by Landlord and all reasonable costs, expenses and fees incurred by Landlord in connection therewith shall be reimbursed by Tenant to Landlord. This Lease shall constitute notice that Landlord shall not be liable for any work performed or to be performed, or any materials furnished or to be furnished, at the Real Estate for Tenant or any subtenant upon credit, and that no mechanic's or other lien for such work or materials shall attach to or affect the estate or interest of Landlord in and to the Real Estate, unless such work or materials is specifically ordered by Landlord in writing.

9.03 Leasehold Mortgage.

(a) In order to enable Tenant to finance a portion of the cost of rehabilitation of the Development, Tenant shall have the right, at or prior to commencement of rehabilitation of the Improvements required under Section 5.01, to grant HUD a mortgage in Tenant's Leasehold Estate, and execute and record the Leasehold Mortgage with respect to such estate, in an aggregate amount not to exceed the estimated cost of the Development, or such other amount as is reasonably approved by Landlord. Landlord's interest in the Property or this Lease shall at no time be encumbered by and shall at no time be subject or subordinate to any Leasehold Mortgage (i.e. the foreclosure of any such Leasehold Mortgage shall not divest Landlord of its fee simple title or reversionary interest). For purposes of this Article 9, the making of a Leasehold Mortgage shall not be deemed to constitute an assignment or transfer of this Lease or the Leasehold Estate, nor shall any Leasehold Mortgagee, as such, be deemed to be an assignee or transferee of this Lease or of the Leasehold Estate so as to require such Leasehold Mortgagee, as such, to assume the performance of any of the terms, covenants or conditions on the part of Tenant to be performed hereunder. A Leasehold Mortgagee may become the holder of the Leasehold Estate and succeed to Tenant's interest under this Lease by foreclosure of its Leasehold Mortgage (either in its own name or in the name of its nominee) or as a result of the assignment of the Tenant's interest under this Lease in lieu of foreclosure, and any purchaser at any sale of Tenant's interest under this Lease in any proceeding for the foreclosure of any Leasehold Mortgage or the assignee or transferee of Tenant's interest under this Lease under any instrument of assignment or transfer in lieu of the foreclosure of any Leasehold Mortgage shall be deemed to be an assignee or transferee approved by Landlord and shall be deemed to have agreed to perform all of the obligations of Tenant from and after the date of such assignment, but only for so long as such purchaser, assignee or transferee is the owner of the Leasehold Estate.

(b) If an Event of Default by Tenant occurs, Landlord agrees that it will not terminate this Lease or take possession of the Property if : (i) any Leasehold Mortgagee shall cure the default within 60 days after expiration of the time for Tenant to cure said default, or if such default cannot reasonably be cured within said 60-day period, and any Leasehold Mortgagee in good faith commences within said 60-day period and thereafter diligently prosecutes all actions required to cure such default, such longer period as may be reasonably necessary; or (ii) within 60 days after notice of such default by Landlord to a Leasehold Mortgagee, such Leasehold Mortgagee commences legal proceedings (herein called "foreclosure proceedings") to foreclose the lien of its Leasehold Mortgage and if such Leasehold Mortgagee diligently proceeds with its foreclosure proceedings or obtains a deed in lieu of foreclosure (including seeking to be put in possession as mortgagee-in-possession or seeking to obtain the appointment of a receiver in such foreclosure proceedings), or (iii) such Event of Default cannot by its nature be cured by any Leasehold Mortgagee. The foregoing 60 day periods shall be extended for so long as such Leasehold Mortgagee is enjoined or stayed in any bankruptcy or insolvency proceedings filed by or against Tenant. Nothing in this Article 9 shall require any Leasehold Mortgagee, as a condition to the exercise of rights provided under this Article 9, to cure any Event of Default of Tenant that is specific to Tenant and therefore not reasonably susceptible of being cured by such Leasehold Mortgagee. The foregoing shall not be deemed to excuse a Leasehold Mortgagee from performing covenants relating to the rehabilitation or condition of Improvements on the Real Estate or other similar matters requiring access to and/or control of the Property from and after such time as such Leasehold Mortgagee acquires the Leasehold Estate by foreclosure or otherwise, provided that the Constmction Completion Deadline shall be extended accordingly during any such period given to initiate and complete any foreclosure proceeding. If no Leasehold Mortgagee commences and prosecutes either curative action or foreclosure proceedings as provided above, Landlord may invoke any or all of its remedies under this Lease, including the remedy of termination. In the event the purchaser at the foreclosure sale or the assignee of such purchaser or the recipient of any deed in lieu of foreclosure acquires the Leasehold Estate and Tenant's interest in the Improvements, such purchaser or assignee shall thereupon become Tenant under this Lease and hereby agrees to assume and perform each and all of Tenant's obligations and covenants hereunder from and after the date that such purchaser or assignee acquires the Leasehold Estate and Tenant's interest in the Improvements.

(c) In the event there is a First Leasehold Mortgage, Landlord agrees that it will not accept a surrender of the Tenant Property or a cancellation of this Lease from Tenant prior to the expiration of the Term of this Lease and will not amend this Lease without in each case obtaining the prior written consent of such First Leasehold Mortgagee.

(d) Each Leasehold Mortgagee, by accepting its Leasehold Mortgage, agrees for the benefit of Landlord:

(i) that such Leasehold Mortgagee will use reasonable efforts to give to Landlord notice of all events of default declared by such Leasehold Mortgagee with respect to its Leasehold Mortgage Loan that give such Leasehold Mortgagee the right of acceleration, concurrently with or promptly after notice thereof is given to Tenant; and Landlord shall have the right, but shall not be obligated, to cure any such defaults on the part of Tenant within the time period, if any, allowed by the Leasehold Mortgage; and

(ii) prior to commencing foreclosure proceedings or accepting a deed in lieu of foreclosure, such Leasehold Mortgagee shall give Landlord a written notice describing the action proposed to be taken by such Leasehold Mortgagee and stating the aggregate amount of the indebtedness then due and secured by the Leasehold Mortgage, and setting forth in reasonable detail the respective portions of said indebtedness attributable to principal, interest, attorneys' fees and expenses and other costs, fees and expenses. Landlord shall have a period of thirty (30) days after Landlord receives such notice from such Leasehold Mortgagee within which Landlord, at its election, may purchase from such Leasehold Mortgagee, without representation, warranty or recourse (other than as to the purchase price), the Leasehold Mortgage, the indebtedness secured thereby, and any other security held by such Leasehold Mortgagee for such indebtedness, for a purchase price equal to the amounts due such Leasehold Mortgagee under the Leasehold Mortgage.

ARTICLE 10

Tenant Default: Rights and Remedies of Landlord

10.01 Tenant's Event of Default. Each of the following events shall be an "Event of Default" by Tenant under this Lease:

(a) Tenant's failure to pay, when due, any installment of Rent or any other amount to be paid by Tenant under this Lease, and such failure shall continue for a period of thirty (30) days after written notice from Landlord specifying such failure;

(b) Tenant shall be in default under Section 9.01(a);

(c) if any insurance required to be maintained by Tenant shall lapse without replacement, so that any required coverage is not in effect;

(d) Tenant shall fail to perform or observe any other material obligation, term or provision under this Lease and such failure continues beyond sixty (60) days after written notice from Landlord to Tenant specifying such Event of Default; provided, however, that if Tenant in good faith commences within said 60-day period and thereafter diligently prosecutes all actions required to cure such default, Tenant shall be allowed a reasonable additional period to effect such cure;

(e) a petition in bankruptcy is filed by or against Tenant, or if Tenant makes a general assignment for the benefit of creditors or is adjudged insolvent by any state or federal court, and in the case of any such involuntary petition, action or proceeding not initiated by Tenant such petition, action or proceeding is not dismissed or stayed within ninety (90) days after the commencement of such petition, action or proceeding; and

(f) Tenant shall fail to commence the rehabilitation of the Development in accordance with the Plans and Specifications prior to sixty (60) days following the closing of the First Leasehold Mortgage or Tenant shall fail to complete the rehabilitation of the Development in accordance with the Plans and Specifications prior to two (2) years from the date of this Lease, and such failure continues for a period of sixty (60) days after written notice from Landlord specifying such failure; provided, however, that if Tenant in good faith commences within said 60-day period and thereafter diligently prosecutes all actions required to cure any such failure, Tenant shall be allowed a reasonable additional period to effect such cure.

10.02 Termination. If an Event of Default shall occur, Landlord may not terminate this Lease for so long as the provisions of Section 9.03, 10.13 or any other provision of this Lease that expressly limits Landlord's ability to terminate this Lease precludes such termination. Otherwise Landlord, at its option, at any time thereafter during the continuance of such Event of Default, may give to Tenant and all Leasehold Mortgagees a notice of termination of this Lease, and, upon the date specified in such notice, which date shall be after all cure periods and foreclosure proceeding periods without a cure or foreclosure (or exercise by a Leasehold Mortgagee of other remedies contemplated by Section 9.03(b)) being effected, then this Lease and all of Tenant's rights under this Lease shall expire and terminate as if that date were the date herein originally fixed for the expiration of the Term of this Lease, and on the date so specified, Tenant shall vacate and surrender the Property to Landlord. If an Event of Default under Section 10.01(f) shall occur, then Landlord's right to terminate the entire Lease by reason of such Event of Default shall be limited as hereinafter provided.

10.03 Transfer of Deposits, etc. If this Lease terminates under Section 10.02, all unearned insurance premiums, all deposits theretofore made by Tenant with utility companies, any claims for refund of any Imposition, any pending claims for insurance proceeds or condemnation awards, and all fuel and supplies on the Property owned by Tenant shall, subject to the rights of the Leasehold Mortgagees, be deemed to be and are hereby assigned to and transferred to Landlord to be applied in payment of Tenant's liability under this Lease.

10.04 Re-entry. If of this Lease terminates under Section 10.02 or by operation of law or otherwise, Landlord may without further notice re-enter and repossess the Property.

10.05 Injunctive Relief. In the event of any breach or threatened breach by Tenant of any of the covenants, agreements, terms or conditions contained in this Lease, Landlord shall be entitled, after expiration of any applicable notice and cure period, to injunctive relief against such breach or threatened breach, and shall have the right to invoke any right or remedy available at law or in equity or by statute or otherwise as though re-entry, summary proceedings and other remedies were not provided for in this Lease.

10.06 Re-letting by Landlord. If Landlord terminates this Lease under Section 10.02, Landlord may re-let the Property or any part thereof and receive the rent therefor, whether such rent is in the aggregate greater than or less than the Rent payable hereunder. Landlord shall not be responsible or liable in any way for failure to re-let the Property or any part thereof or for failure to collect any rent due on such re-letting, except as required by law to mitigate Landlord's damages.

10.07 Receipt of Monies: No Waiver. No receipt of money by Landlord from Tenant after termination of this Lease shall reinstate, continue or extend the term of this Lease or of any notice of termination theretofore given to Tenant, or operate as a waiver of Landlord's right to enforce the payment of Rent and any other payments or charges herein reserved or agreed to be paid by Tenant, then or thereafter falling due, or operate as a waiver of Landlord's right to recover possession of the Property by proper remedy, it being agreed that after service of notice to terminate this Lease or the commencement of any suit or summary proceedings, or after final order for the possession of the Property, Landlord may demand and collect any monies due or thereafter falling due in any manner without affecting such notice, proceeding, order, suit or judgment, and all such monies collected shall be deemed paid on account of the use and occupancy of the Tenant Property or, at Landlord's election, on account of Tenant's liability hereunder.

10.08 No Implied Waivers. Landlord's granting of a consent under this Lease, or Landlord's failure to object to an action taken by Tenant without Landlord's consent under this Lease, shall not be deemed a waiver by Landlord of its right to require such consent for any fluther similar act of Tenant. No waiver by Landlord of any breach of any of the conditions, covenants or agreements of this Lease shall be constmed, taken or held to be a waiver of any other breach or be a waiver, acquiescence in or consent to any further or succeeding breach of the same term, condition, covenant or agreement. None of Tenant's covenants, agreements, obligations or undertakings under this Lease, and no breach thereof, may be waived, altered or modified except by a written instmment executed by Landlord.

10.09 Remedies Not Exclusive. Subject to provisions of Article 18 and other provisions of this Lease restricting Landlord's right to terminate this Lease, no right, power or remedy conferred upon or reserved to Landlord under this Lease or under law shall be considered exclusive of any other right, power or remedy, but shall be cumulative and shall be in addition to those existing at law or in equity, or by statute or otherwise, and may be exercised from time to time, without precluding Landlord's simultaneous or later exercise of any or all other rights, powers or remedies. No delay or omission of Landlord in exercising any right, power or remedy arising from any default shall impair any such right, power or remedy or shall be constmed to be a waiver of any such default.

10.10 Waiver of Notice. Tenant expressly agrees that any notice of intention to re-enter provided in any statute or to initiate legal proceedings to that end shall run concurrently with any applicable notice period provided hereby so that any required notice period shall not be longer than the longer of such statutory notice or notice required under this Lease. Tenant waives, for

and on behalf of itself and all persons and parties claiming through or under it (other than any Leasehold Mortgagee), any and all right of redemption provided by any law or now in force or hereafter enacted or otherwise, for re-entry or repossession, or to restore the operation of this Lease, in case Tenant shall be dispossessed by a judgment or by warrant of any court or judge, or in case of re-entry or repossession by Landlord, or in case of any expiration or termination of this Lease.

10.11 Suits for Damages. Suits for damages or deficiencies, or for a sum equal to any installments of Rent, Impositions and other charges and payments hereunder shall be subject to the provisions of Article 18.

10.12 Bankruptcy. Nothing in this Article contained shall limit or prejudice the right of Landlord to prove and obtain as damages in any bankruptcy, insolvency, receivership, reorganization or dissolution proceeding an amount equal to the maximum allowed by any statute or rule of law governing such proceeding and in effect at the time when such damages are to be proved, whether or not such amount be greater, equal to or less than the amount of the damages referred to any of the preceding Sections.

10.13 Leasehold Mortgagee's Rights. Notwithstanding the remedies afforded to Landlord under this Article 10, such remedies shall be subject to and subordinate to the Leasehold Mortgagees' rights granted herein.

ARTICLE 11

Additional Rights and Remedies of Landlord

11.01 Performance by Landlord. If an Event of Default shall occur and provided that no Leasehold Mortgagee has cured such failure within the time period provided herein for such cure, Landlord may, at its option (but shall not be required to), make any such payment or perform any such act, and for such purpose Landlord may enter upon the Property and take all actions thereon as may be deemed by Landlord necessary or desirable therefor. Any amount paid or incurred by Landlord in effecting or attempting to cure such failure shall be additional rent due from Tenant to Landlord, and shall be payable by Tenant upon demand.

11.02 Tenant to Provide Indemnification.

(a) Unless arising from Landlord's willful and wanton misconduct, Tenant agrees to indemnify, defend and save Landlord's Protected Persons harmless against and from all liabilities, claims, suits, fines, penalties, damages, losses, charges, costs, expenses and fees (including reasonable attorney's fees) which may be imposed upon, incurred by or asserted against Landlord's Protected Persons by reason of any of the following:

(i) any use, non-use, possession, occupation, condition (other than Excluded Environmental Conditions), operation, repair, maintenance or management of the Property, or any part thereof, or any occurrence of any of the same;

(ii) any act or omission on the part of Tenant or any subtenant, licensee or invitee, or any of its or their agents, contractors, servants, employees, licensees or invitees relating to the Property or this Lease;

(iii) any accident, injury (including death) or damage, regardless of the cause thereof, to any person or property occurring in, on or about the Property or any part thereof;

(iv) any contest permitted pursuant to the provisions of Section 4.03 or 6.06;

(v) any litigation or proceeding related to the Property or this Lease to which Landlord becomes or is made a party without fault on its part, whether commenced by or against Tenant; and

(vi) any costs which may be incurred by Landlord in enforcing any of the covenants, agreements, terms and conditions of this Lease (provided Landlord prevails in the enforcement proceeding).

ARTICLE 12

Eminent Domain

12.01 Total Taking. Subject to Section 12.05, if, during the Term of this Lease, the entire Property, or such substantial portion thereof, as shall in the reasonable good faith judgment of Tenant, make it economically unfeasible to continue to operate the remaining portion for the purposes herein stated, shall be taken by the exercise of the power of eminent domain, this Lease shall terminate on the date of vesting of title in the condemnor under such eminent domain proceedings, and all Rent and other sums payable by Tenant hereunder shall be prorated to the date of such vesting, and thereafter Tenant shall be relieved of all obligations to pay the Rent and to otherwise perform its agreements, obligations and undertakings under this Lease except those that expressly survive the termination of this Lease. The award granted with respect to such eminent domain proceedings shall be divided between Landlord, Tenant and the First Leasehold Mortgagee in the following order:

(a) to the First Leasehold Mortgagee, an amount sufficient to obtain the release and satisfaction of the First Leasehold Mortgage; and

(b) the balance, if any, shall be paid to Landlord.

If this Lease is terminated under this Section, then Tenant shall, if so directed by Landlord, demolish and/or remove any damaged Improvements on any remaining Property at the sole cost and expense of Tenant provided that all condemnation proceeds allocable to the Tenant Property remaining after satisfaction of the indebtedness secured by any Leasehold Mortgages shall be

available to Tenant. The obligation under this Lease to demolish and/or remove Improvements under the foregoing sentence shall not apply to any Leasehold Mortgagee (or nominee of a Leasehold Mortgagee) that succeeds to Tenant's interest under this Lease through foreclosure of its Leasehold Mortgage or deed-in-lieu thereof

12.02 Partial Taking.

(a) If, during the Term, less than the entire Property shall be taken by the exercise of the power of eminent domain; and, in the reasonable judgment of the First Leasehold Mortgagee, condemnation proceeds attributable to Tenant's interest in the Property are sufficient to restore the remaining portion of the Property so as to be not materially different from the prior value, condition and character of the Property, this Lease shall not terminate but shall continue for the remainder of the Term, subject to the provisions of this Section 12.02. The condemnation proceeds shall be made available to Tenant, and Tenant, at its expense, shall restore the remaining portion of the Property to substantially the same value, condition and character as existed prior to such taking. If Tenant is obligated to restore the Property, the proceeds of the award shall be deposited in the Restoration Escrow and disbursed to pay the costs of such restoration. If the sum of such awards is not sufficient, Tenant shall have the right, but not the obligation, to provide the additional funds required. Landlord shall have no obligation to provide any additional funds.

(b) If the First Leasehold Mortgagee reasonably determines that condemnation proceeds are insufficient to restore that portion of the Property remaining after the taking so as to be not materially different than the value, condition and character of the Property prior to such taking, and neither Tenant nor any Leasehold Mortgagee deposits into the Restoration Escrow the additional funds necessary to satisfy such deficiency within ninety (90) days after the condemnation award, then the condemnation proceeds shall be applied as set forth in Section 12.01 and the requirements of Section 8.05 shall apply.

12.03 Temporary Taking. In the event of a taking for a temporary use, this Lease and the Term shall continue and the Rent thereafter due and payable shall be equitably reduced or abated. Tenant shall continue to perform and observe all of the other covenants, agreements, terms and conditions of this Lease. The entire amount of any proceeds with respect to such temporary taking shall be paid to Tenant.

12.04 Other Governmental Action. In the case of any governmental action not resulting in the taking of any portion of the Property but creating a right to compensation therefor, this Lease shall continue in full force and effect without reduction or abatement of any Rent thereafter due and payable. If such governmental action results in any damage to the Improvements, Tenant shall be entitled to receive such portion of the proceeds (or all of the proceeds, if required for such purpose) estimated to be necessary to remedy any such damage, and Tenant shall proceed with reasonable diligence to make all repairs, replacements, restorations and improvements necessary so to remedy such damage to the extent economically

feasible, and, if the amount of such proceeds is not sufficient, Tenant shall have the right, but not the obligation, to provide the additional funds required. Any balance remaining from such proceeds, or if no damage is involved then all of such proceeds, shall be divided between Landlord and Tenant as their respective interests may appear.

12.05 Leasehold Mortgagees. The rights granted to Landlord and Tenant under this Article 12 shall be subject to the rights and interests of the First Leasehold Mortgagee under its Leasehold Mortgage (except as provided in Section 12.02(b)).

ARTICLE 13

Estoppel Certificates

13.01 Estoppel Certificates. Upon written request by either party or any First Leasehold Mortgagee, the party to whom the request was made will promptly certify to the requesting Person, or to any proposed assignee or grantee or mortgagee or the proposed assignee of such mortgagee, whether or not this Lease is valid and subsisting, whether or not it has been modified (and if there are modifications, stating them) and whether or not the party executing the certificate has knowledge of any default or breach by the other party under any of the terms of this Lease (and if any exists, stating them). Upon the issuance of a certificate of occupancy for the Development by the City in its municipal capacity following completion of the rehabilitation of the Improvements, Landlord shall give to Tenant a certificate of completion (in recordable form) certifying all obligations set forth in Section 5.01 have been satisfied, and Tenant shall cause such certificate to be recorded.

ARTICLE 14

Surrender at End of Term; Title to Improvements

14.01 Surrender at End of Term. Upon the expiration of the Term, all Improvements then on the Real Estate shall, together with all fixtures, used in connection with the operation of the Development, shall become the property of Landlord without any payment or allowance whatever by Landlord on account of or for such Improvements, and fixtures, , whether or not the same or any part thereof shall have been constructed by, paid for, or purchased by Tenant. Tenant shall vacate and surrender possession of the Property to Landlord without delay, free and clear of all lettings, occupancies, and licenses, and free and clear of all mortgages and other liens, claims, encumbrances and security interests and the rights of residents in possession under leases (which shall expire not later than one (1) year after the end of the Term), and those, if any, created by Landlord. Tenant agrees to execute and deliver to Landlord such quit claim deeds, bills of sale, assignments or other instruments of conveyance as Landlord may reasonably deem necessary to evidence such transfer of possession and title to Landlord. Tenant hereby waives any notice now or hereafter required by law with respect to vacating the Property at any such termination date. All personal property of the Tenant shall remain Tenant's property, subject to security interests, and shall be removed on expiration or as soon as reasonably practical after termination of the Lease.

14.02 Title to Improvements. Landlord acknowledges and agrees that throughout the Term and until expiration or earlier termination of this Lease, title to all Improvements shall be in Tenant's name and that Tenant has, and shall be entitled to: (a) claim depreciation or cost recovery deductions; (b) amortize capital costs and to claim any other federal or state tax benefits attributable to the Tenant Property. Tenant shall not remove or substantially alter any of the Improvements (other than the disposition and replacement of equipment, appliances and other personal property in the ordinary course of business or in connection with the performance of its obligations under Section 6.04) without having first obtained the prior written consent of Landlord, which consent shall be in the Landlord's sole and absolute discretion.

ARTICLE 15

Landlord Defaults

15.01 Landlord's Default. It shall be an event of default by Landlord under this Lease if Landlord fails to perform any other term or provision to be performed by Landlord under this Lease, and such failure shall continue beyond sixty (60) days after written notice received by Landlord from Tenant specifying such event of default; provided, however, that if Landlord in good faith commences within said 60-day period and thereafter diligently prosecutes all actions required to cure such default, Landlord shall be allowed a reasonable period to effect such cure.

Upon an event of default by Landlord hereunder, Tenant shall have as its sole and exclusive remedies (a) the right to terminate this Lease, and (b) the right to specifically enforce Landlord's performance obligations, subject further to Section 18.01.

15.02 Exercise of Remedies. Remedies Not Exclusive. Tenant's exercise of its remedies under Section 15.01(b) may be exercised from time to time and as often as occasion may arise or may be deemed expedient, without precluding Tenant's simultaneous or later exercise of such remedy. No delay or omission of Tenant to exercise such remedy shall impair any such remedy or shall be construed to be a waiver of any such default or an acquiescence therein.

15.03 Waivers in Writing. None of Landlord's covenants, agreements, obligations or undertakings, and no events of default of Landlord may be waived, altered, or modified except by a written instrument executed by Tenant and the First Leasehold Mortgagee.

15.04 Landlord's Representations. Landlord hereby represents and warrants to Tenant that:

- (a) Landlord's execution of this Lease, and the performance by Landlord of all of the terms and conditions contained herein will not violate or cause a breach or default under any other agreement relating to the Property to which Landlord is a party or by which it is bound; and

(b) as of the Commencement Date, there is no tenant or other occupant of the Real Estate having any right or claim to possession or use of the Real Estate other than parties having rights under the Permitted Exceptions, residents of the Development, and public and private utilities and telecommunication providers.

ARTICLE 16

Notices

All notices or demands under this Lease shall be in writing and shall be served and given by personal delivery or by certified mail, return receipt requested, or by nationally-recognized overnight courier, addressed (i) if to Landlord, to such person and at such address as Landlord may by notice in writing designate to Tenant, and in the absence of such designation, to City of Chicago, Department of Community Development, 121 North LaSalle Street, Room 1000, Attention: Commissioner with a copy to City of Chicago, Department of Law, 121 N. LaSalle Street, Room 600, Chicago, Illinois 60602, Attention: Corporation Counsel and a copy to City of Chicago, Department of General Services, 30 North LaSalle Street, Room 300, Chicago, Illinois 60602, Attention: Office of Real Estate,, and (ii) if to Tenant to the address designated by Tenant in writing to Landlord, and in the absence of any such designation then:

Steve Protulis, CEO
EHDOC
1580 Sawgrass Corporate Parkway
Suite210
Fort Lauderdale, FL 33323

and

With Copies to:

James N. Broder, Esquire
General Counsel
Curtis Thaxter Stevens Broder & Micoleau LLC
One Canal Plaza
P.O. Box 7320
Portland, ME 04112

If to HUD, to:

United States Department of Housing
and Urban Development
77 West Jackson Blvd., 26th Floor
Chicago, Illinois 60604
Attention: Regional Counsel

U.S. Department of Housing
and Urban Development
451 Seventh Street, S.W.
Washington, D.C. 20410
Attention: Assistant Secretary of Public and Indian Housing

In addition, concurrently with the giving of any notice or demand by Landlord to Tenant, or by Tenant to Landlord, Landlord or Tenant, as the case may be, shall furnish a copy of such notice to HUD (if any First Leasehold Mortgage is then held or insured by HUD).

By written notice served in the foregoing manner, any party entitled to receive notices shall have the right to designate another person and another address to which notices and demands shall thereafter be sent. Each such notice or demand shall be deemed served, given and received when received or, when given by mail, shall be deemed served, given and received on the third business day after the mailing thereof

ARTICLE 17

Miscellaneous

17.01 Covenants Running With Land. All agreements, obligations and undertakings contained in this Lease shall, except as herein specifically limited or otherwise provided, extend and inure to be binding upon Landlord's successors and assigns and Tenant's permitted successors and permitted assigns, and shall be construed as covenants running with the land. Wherever reference is made in this Lease to either party, it shall be held to include and apply to such successors and assigns.

17.02 Amendments in Writing. From time to time, the parties hereto may amend this Lease Agreement with respect to any provisions reasonably related to Tenant's use of the Premises and/or Landlord's administration of said Lease Agreement. Provided, however, that such amendment(s) shall not serve to extend the Lease term hereof nor serve to otherwise materially alter the essential provisions contained herein. Such amendment(s) shall be in writing, shall establish the factual background necessitating such alteration, shall set forth the terms and conditions of such modification, and shall be duly executed by both Landlord and Tenant and any Leasehold Mortgagee.

17.03 Quiet Possession. Landlord agrees that during the Term and so long as no Event of Default exists and is continuing hereunder, Tenant shall and may peaceably and quietly have, hold and enjoy the Real Estate demised hereby, subject to the Permitted Exceptions, without molestation or disturbance by or from Landlord or any party claiming by, through or under Landlord, and free of any encumbrance created or suffered by Landlord except for the Permitted Exceptions expressly described herein to which this Lease is made subject and subordinate.

17.04 Time of Essence. Time is of essence of this Lease and of the performance of the respective obligations, covenants and agreements of Landlord and Tenant hereunder. If the day for the performance of any obligation hereunder occurs on a calendar day other than a business day, the time for such performance shall be extended to the next business day.

17.05 Approvals. All approvals or consents required under the provisions hereof shall be in writing. Unless herein expressly otherwise provided, any approval or consent of Landlord shall be sufficiently given if signed by the Commissioner of the Department of General Services or any successor department thereto.

17.06 Condition of Property. Landlord has made no warranties or representations whatever with respect to the Property and, except for Excluded Environmental Conditions (for which responsibility shall be determined under applicable law), Tenant accepts the Property "as is".

17.07 Captions. The table of contents and captions of this Lease are for convenience of reference only and in no way define, limit or describe the scope or intent of this Lease nor in any way affect this Lease.

17.08 Partial Invalidity. If any term, provision or condition of this Lease or its application to any Person or circumstance shall to any extent be invalid or unenforceable, the remainder of this Lease and the application of such term, provision or condition to Persons or circumstances other than those as to which it is held invalid or unenforceable shall not be affected thereby, and each term, provision and condition of this Lease shall be valid and be enforced to the fullest extent permitted by law.

17.09 Applicable Law. This Lease shall be construed and enforced in accordance with the law of the State of Illinois.

17.10 Recording of Lease. This Lease shall be recorded in its entirety with the Cook County Recorder of Deeds.

17.11 Lease Not to be Construed Against Either Party. The parties have each been represented by counsel in connection with the negotiation and drafting of this Lease. Accordingly, this Lease shall not be construed against or for either party.

17.12 Cooperation. Landlord and Tenant agree that they will cooperate with one another in all respects in furtherance of the Development. From time to time, Tenant may request minor modifications to this Lease to satisfy the requirements of financing sources, including without limitation government agencies and private lenders and equity sources. Landlord will use all reasonable efforts to accommodate such requests and will not unreasonably withhold or delay its approval and execution of modifications to this Lease that do not materially and adversely alter the basic terms hereof or Landlord's rights and remedies hereunder. Nothing herein shall impose upon Landlord any requirement to approve any modification or amendment to this Lease that would violate or contravene any applicable law or any contract or agreement to which Landlord is a party or which is binding on Landlord.

ARTICLE 18

Exculpatory Provisions

18.01 Exculpatory Provision – Landlord. It is expressly understood and agreed by Tenant, and any Person claiming by, through or under Tenant (including without limitation all Leasehold Mortgagees) that none of Landlord's covenants, undertakings or agreements herein set forth are made or intended as personal covenants, undertakings or agreements of Landlord, but are for the purpose of binding the premises demised hereby, and liability or damage for breach for nonperformance by Landlord shall be collectible only out of the Property demised hereby and no personal liability is assumed by nor at any time may be asserted or enforced against Landlord or any other Landlord's Protected Persons or any of its or their heirs, legal representatives, successors or assigns, all such personal liability, if any, being expressly waived and released by Tenant and each Person claiming by, through or under Tenant.

18.02 Exculpatory Provision – Tenant. Tenant, but not any partner, (other than a general partner), officer, director, shareholder, member or manager of Tenant, nor any employee or agent of any of the foregoing, shall be personally liable for payment or performance under this Lease, it being acknowledged that Landlord's exclusive rights and remedies hereunder shall be limited to Tenant's interest in this Lease and the Improvements and any other asset of Tenant and, to the extent provided for in Section 10.2, for the termination of this Lease and re-entry and possession of the Property. No deficiency judgment shall be sought or obtained against Tenant or any partner, officer, director, shareholder, member or manager of Tenant, nor any employee or agent of any of the foregoing (collectively, "Exculpated Parties") for any amount due under this Lease; provided, however, that, except as hereinafter provided in this Section 18.02, nothing contained herein shall either relieve the Exculpated Parties from personal liability and responsibility, or limit Landlord's other rights and remedies against the Tenant hereunder, either at law or in equity: (i) for fraudulent acts; (ii) for the fair market value of any personal property or fixtures removed or disposed of from the Property in violation of the terms of this Lease; (iii) for waste committed by Tenant with respect to the Property (iv) for insurance proceeds and condemnation awards received by Tenant and not turned over to Landlord or used by Tenant for restoration or repair of the Property to the extent required under this Lease; and (v) for any rents or other income from the Property received by Tenant after an Event of Default under this Lease and not applied to the fixed and operating expenses of the Development.

ARTICLE 19

Regulatory Agreements

19.01 Regulatory Agreements. Concurrently with, and as a condition to the Landlord's execution of this Lease, the Tenant shall enter into those agreements which shall be described in a revised Exhibit B (collectively, the "Regulatory Agreements") relating to the rehabilitation and operation of the Development.

ARTICLE 20

Hazardous Materials

20.01 Definitions. As used herein, the term "Hazardous Materials" shall mean and include any hazardous, toxic or dangerous waste, substance or material defined as such in or for purposes of any of the Environmental Laws.

20.02 Prohibition Against Hazardous Materials. Tenant shall not cause any Hazardous Material to be generated, released, stored, buried or deposited over, beneath, in or on (or used in the construction of) the Real Estate or the Development, or any part thereof, from any source whatsoever, other than in accordance with applicable Environmental Laws. Except for Excluded Environmental Conditions, Tenant shall not permit any Hazardous Material to be generated, released, stored, buried or deposited over, beneath, in or on (or used in the construction of) the Real Estate or the Property, or any part thereof, from any source whatsoever, other than in accordance with applicable Environmental Laws.

20.03 Indemnity. Tenant shall indemnify, defend and hold harmless Landlord's Protected Persons, and any current or former officer, director, employee or agent of Landlord (collectively, the "Indemnitees") from and against any claims, demands, penalties, fines, liabilities, settlements, damages, costs or expenses, including, without limitation, attorney's and consultant's fees, investigation and laboratory fees, court costs and litigation expenses, known or unknown, contingent or otherwise, arising out of or in any way related to a violation of Section 20.02.

20.04 Survival. Tenant's obligations under this Article 22 shall survive the expiration or termination of this Lease.

ARTICLE 21

Tenant Disclosures and Representations

21.1 Business Relationships. Tenant acknowledges (a) receipt of a copy of Section 2-156-030 (b) of the Municipal Code of Chicago, (b) that it has read such provision and understands that pursuant to such Section 2-156-030 (b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (c) notwithstanding anything to the contrary contained in this Agreement, that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Agreement shall be grounds for termination of this Agreement and the transactions contemplated hereby. Tenant hereby represents and warrants that no violation of Section 2-145-030 (b) has occurred with respect to this Agreement or the transactions contemplated hereby.

21.2 Patriot Act Certification. Tenant represents and warrants that neither Tenant nor any Affiliate (as hereafter defined) thereof is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable Laws: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List. As used in this Section, an "Affiliate" shall be deemed to be a person or entity related to Tenant that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with Tenant, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

21.3 Prohibition on Certain Contributions-Mayoral Executive Order No. 05-1. Tenant agrees that Tenant, any person or entity who directly or indirectly has an ownership or beneficial interest in Tenant of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Tenant's contractors (i.e., any person or entity in direct contractual privity with Tenant regarding the subject matter of this Agreement) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Tenant and all the other preceding classes of persons and entities are together the "Identified Parties"), shall not make a contribution of any amount to the Mayor of the City of Chicago (the "Mayor") or to his political fundraising committee (a) after execution of this Agreement by Tenant, (b) while this Agreement or any Other Contract (as hereinafter defined) is executory, (c) during the term of this Agreement or any Other Contract, or (d) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated. This provision shall not apply to contributions made prior to February 10, 2005, the effective date of Executive Order 2005-1.

Tenant represents and warrants that from the later of (a) February 10, 2005, or (b) the date the City approached Tenant, or the date Tenant approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Tenant agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Tenant agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Notwithstanding anything to the contrary contained herein, Tenant agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this Section 28 or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including, without limitation, termination for default) under this Agreement, and under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Tenant intentionally violates this provision or Mayoral Executive Order No. 05-1 prior to the Closing, the City may elect to decline to close the transaction contemplated by this Agreement.

For purposes of this provision:

(a) "Bundle" means to collect contributions from more than one source, which contributions are then delivered by one person to the Mayor or to his political fundraising committee.

(b) "Other Contract" means any other agreement with the City to which Tenant is a party that is (i) formed under the authority of Chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the City Council.

(c) "Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

(d) Individuals are "domestic partners" if they satisfy the following criteria:

(i) they are each other's sole domestic partner, responsible for each other's common welfare; and

(ii) neither party is married; and

(iii) the partners are not related by blood closer than would bar marriage in the State of Illinois; and

(iv) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and

(v) two of the following four conditions exist for the partners:

- (1) The partners have been residing together for at least 12 months.
- (2) The partners have common or joint ownership of a residence.
- (3) The partners have at least two of the following arrangements:
 - (A) joint ownership of a motor vehicle;
 - (B) joint credit account;
 - (C) a joint checking account;
 - (D) a lease for a residence identifying both domestic partners as tenants.
- (4) Each partner identifies the other partner as a primary beneficiary in a will.

(e) “Political fundraising committee” means a “political fundraising committee” as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

21.4 Waste Ordinance Provisions. In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Tenant warrants and represents that it, and to the best of its knowledge, its contractors and subcontractors, have not violated and are not in violation of any provisions of Section 7-28 or Section 11-4 of the Municipal Code (the “Waste Sections”). During the period while this Agreement is executory, Tenant’s, any general contractor’s or any subcontractor’s violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Chief Procurement Officer. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity. This section does not limit Tenant’s, general contractor’s and its subcontractors’ duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement. Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect the Tenant’s eligibility for future contract awards.

21.5 Failure to Maintain Eligibility to do Business with City. Failure by Tenant or any controlling person (as defined in Section 1-23-010 of the Municipal Code of Chicago) thereof to maintain eligibility to do business with the City of Chicago as required by Section 1-23-030 of the Municipal Code of Chicago shall be grounds for termination of this Agreement and the transactions contemplated thereby. Developer shall at all times comply with Section 2-154-020 of the Municipal Code of Chicago.

21.6 Cooperation with Office of Inspector General and Legislative Inspector General. It is the duty of Developer and any bidder, proposer, contractor, subcontractor, and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of any such grantee, subgrantee, bidder, proposer, contractor, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code, and to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Tenant represents and warrants that it understands and will abide by all provisions of Chapter 2-55 and Chapter 2-56 of the Municipal Code and that Tenant will inform its contractors and subcontractors of this provision and require their compliance.

IN WITNESS WHEREOF, this Lease is executed as of the date first written above by the duly authorized officers or representatives of the parties hereto.

LANDLORD:

CITY OF CHICAGO, an Illinois municipal corporation and home rule unit of government,

BY: DEPARTMENT OF COMMUNITY DEVELOPMENT

By: _____
Commissioner

BY: THE DEPARTMENT OF GENERAL SERVICES

By: _____
Commissioner

APPROVED AS TO FORM AND LEGALITY:

BY: THE DEPARTMENT OF LAW

By: _____
Deputy Corporation Counsel
Real Estate Division

TENANT:

EDWARD M. MARX APARTMENTS, INC., an
Illinois not-for-profit corporation

By: _____

Name: _____

Its: _____

STATE OF ILLINOIS)
) SS.
COUNTY OF COOK)

I, the undersigned, a Notary Public in and for the county and State aforesaid, do hereby
certify that _____, personally known to me to be the
_____ of _____
("Tenant"), and the same person whose name is subscribed to the foregoing instrument, appeared
before me this day in person and acknowledged that as such _____ of Tenant,
he/she signed and delivered the said instrmment pursuant to authority duly given and as his/her
free and voluntary act, and as the free and voluntary act and deed of Tenant for the uses and
purposes therein set forth.

GIVEN under my hand and official seal this _____ day of _____, 2010.

Notary Public

STATE OF ILLINOIS)
) SS.
 COUNTY OF COOK)

I, _____, a Notary Public, in and for said County, in the State aforesaid, DO HEREBY CERTIFY that _____, Commissioner of the Department of General Services of the City of Chicago (the "City"), who is personally known to me to be the same person whose name is subscribed to the foregoing instrument as such Commissioner, appeared before me this day in person and acknowledged that she signed and delivered said instrument as her own free and voluntary act and as the free and voluntary act of the City, for the uses and purposes therein set forth.

GIVEN under my hand and official seal this _____ day of _____, 2010.

 Notary Public

STATE OF ILLINOIS)
) SS.
 COUNTY OF COOK)

I, _____, a Notary Public, in and for said County, in the State aforesaid, DO HEREBY CERTIFY that _____, Commissioner of the Department of Community Development of the City of Chicago (the "City"), who is personally known to me to be the same person whose name is subscribed to the foregoing instrument as such Commissioner, appeared before me this day in person and acknowledged that she signed and delivered said instrument as her own free and voluntary act and as the free and voluntary act of the City, for the uses and purposes therein set forth.

GIVEN under my hand and official seal this _____ day of _____, 2010.

 Notary Public

[(Sub)Exhibits "A", "C", "D", "E", "G" and "H" referred to in this Ground Lease with Edward M. Marx Apartments, Inc. unavailable at time of printing.]

(Sub)Exhibits "B" and "F" referred to in this Ground Lease with Edward M. Marx Apartments, Inc. read as follows:

(Sub)Exhibit "B".
 (To Ground Lease With Edward M. Marx Apartments, Inc.)

Permitted Exceptions.

1. General Real Estate Taxes not yet due and payable.
2. Rights of Public and Quasi-Public utilities for maintenance of utility facilities.

3. [Complete Upon Review Of Current Title Commitment.]

(Sub)Exhibit "F".

(To Ground Lease With Edward M. Marx Apartments, Inc.)

Insurance Requirements.

The Tenant must procure and maintain at all times during the term of this Agreement the types of insurance specified below in order to protect the City of Chicago from the acts, omissions and negligence of the Tenant, its officers, officials, subcontractors, joint venture partners, agents or employees. The insurance carriers used by the Tenant must be authorized to conduct business in the State of Illinois and shall have a BEST rating of not less than "A". The insurance provided shall cover all operations under this Agreement, whether performed by the Tenant, any general contractor (including without limitation the General Contractor or by any subcontractors).

I. CONSTRUCTION INSURANCE REQUIREMENTS

A. Required Insurance Coverages for Tenant:

1. Workers Compensation and Occupational Disease Insurance in accordance with the laws of the State of Illinois (Statutory) Coverage A, and Employer's Liability, Coverage B, in an amount of not less than \$500,000/\$500,000/\$500,000.
2. Commercial Liability Insurance Commercial Liability Insurance provided is to have a limit of not less than One Million Dollars (\$1,000,000) per occurrence with an aggregate of not less than Two Million Dollars (\$2,000,000) (i.e. \$1,000,000/\$2,000,000). In addition to the stipulations outlined above, the insurance policy is to include coverage for Contractual Liability, Products-Completed Operations, Personal & Advertising Injury and will also cover injury to Tenant's and the General Contractor's respective officers, employees, agents, subcontractors, invitees and guests and their personal property. The City of Chicago shall be endorsed as additional insureds on the policy and such insurance shall be endorsed as primary and non-contributory with any other insurance available to the Authority.

3. Automobile Liability Insurance. When any motor vehicles (owned, non-owned and/or hired) are used in connection with the construction to be performed for the Development, Comprehensive Automobile Liability Insurance with limits of not less than One Million Dollars (\$1,000,000) per occurrence CSL, for bodily injury and property damage shall be provided. The City of Chicago shall be endorsed as additional insureds on the policy and such insurance shall be endorsed as primary and non-contributory with any other insurance available to the Authority.
 4. Professional Liability (Errors & Omissions). The Tenant shall require any architects and engineers of record, construction managers, property managers, security companies or other professional consultants perform work in connection with the Development to provide Professional Liability Insurance. Such insurance covering acts, errors or omissions shall be maintained with limits of not less than Five Million (\$5,000,000) per occurrence. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of Services under this Agreement. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.
 5. Builder's Risk. The Tenant shall provide an All Risk Builder's Risk Insurance policy covering new construction, improvements, betterments, and/or repairs, at replacement cost, for all materials, supplies, equipment, machinery and fixtures that are or will be part of the permanent project. The City of Chicago shall be named as loss payee.
 6. Excess Liability. The Tenant shall secure Excess Liability insurance in the amount of not less than Ten Million Dollars (\$10,000,000). This coverage will be excess of the General Liability, Auto Liability and Employer's Liability coverage. The Tenant coverage will follow-form for all primary, liability and employer's liability coverages.
- B. Required Insurance Coverages for the General Contractor:
1. Workers Compensation and Occupational Disease Insurance in accordance with the laws of the State of Illinois (Statutory) Coverage A, and Employer's Liability, Coverage B, in an amount of not less than \$500,000/\$500,000/\$500,000.

2. Commercial Liability Insurance. Commercial Liability Insurance provided is to have a limit of not less than One Million Dollars (\$1,000,000) per occurrence with a Per Development aggregate of not less than Two Million Dollars (\$2,000,000) (i.e. \$1,000,000/\$2,000,000). Included without limitation, the following coverages: Premises/Operations, including deletion of explosion, collapse and underground (XCU) exclusions; Independent Contractors' Protective Liability; Broad Form Contractual Liability, specifically referring to the indemnity obligations under and pursuant to this Agreement, subject to the standard industry terms, conditions and exclusions of the policy; Broad Form Property Damage, including Products/Completed Operations; Personal Injury Liability, with employee and contractual exclusions deleted. In addition to the stipulations outlined above, the insurance policy is to include coverage for Contractual Liability, Products-Completed Operations, Personal & Advertising Injury. The City of Chicago and Tenant ("Additional Insureds"), are to be endorsed as additional insureds on the policy and such insurance will be endorsed as primary and non-contributory with any other insurance available to the Additional Insureds.

Products-Completed Operations. General Contractor and subcontractors shall procure and maintain (and require subcontractor's subcontractors of any tier to procure and maintain) until expiration of the Project's warranty period and, with regard to Products/Completed Operations coverage for two (2) years after final completion of the Work.

It is further agreed that the coverage afforded to the Additional Insureds shall exclude indemnification of the architect for claims arising out of (1) the preparation or approval of maps, drawings, opinions, reports, surveys, change orders, designs or specifications, or (2) the giving of or the failure to give directions or instructions by the architects, his agents or employees provided such giving or failure to give is the primary cause of the injury or damage.

3. Automobile Liability Insurance. When any motor vehicles (owned, non-owned and/or hired) are used in connection with the construction to be performed for the Development, Comprehensive Automobile Liability Insurance with limits of not less than One Million Dollars (\$1,000,000) per occurrence CSL, for bodily injury and property damage. The City of Chicago shall be endorsed as additional insureds on the policy and such insurance shall be endorsed as primary and non-contributory with any other insurance available to the City of Chicago.

4. Excess Liability. The General Contractor shall secure Excess Liability insurance in the amount of not less than Ten Million Dollars (\$10,000,000) Per Occurrence. This coverage will be excess of the General Liability, Auto Liability and Employers Liability coverages. The General Contractor's insurance coverage will be excess of the insurance provided by any subcontractor with which it contracts to provide services for the Development. The City of Chicago and Tenant shall be endorsed as additional insureds on the General Contractor's Excess Liability policy.
5. Lead/Asbestos Abatement Liability. When any lead and/or asbestos abatement liability work is performed in connection with the contract, Lead/Asbestos Abatement Liability Insurance shall be provided with limits of not less than Five Million Dollars (\$5,000,000) per occurrence insuring bodily injury, property damage and environmental clean-up. The City of Chicago and Tenant are to be endorsed as additional insureds on the policy and such insurance will be endorsed as primary and non-contributory with any other insurance available to the City of Chicago. When claims made policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of Services under this Agreement. A Claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.
6. Contractor's Pollution Liability. The General Contractor shall require a separate Contractor's Pollution Liability insurance policy, covering any bodily injury, liability, and property damage liability, arising out of pollutants including hazardous materials such as asbestos, lead, etc. or contaminated soil, including while in transit to a permanent disposal facility which may arise from activities under or incidental to the contract, whether such activities be by the General Contractor or by any of his subcontractors or by anyone directly or indirectly employed or otherwise contracted by any of them. This policy shall be maintained with limits of not less than Three Million Dollars (\$3,000,000) per occurrence. The City of Chicago are to be endorsed as an additional insureds on the policy and such insurance will be endorsed as primary and non-contributory with any other insurance available to the City of Chicago.
7. Railroad Protective Liability Insurance .
[INTENTIONALLY DELETED]

- C. Evidence of Insurance. Prior to the date of this Agreement, and prior to the commencement of Constmction activities, Tenant directly or through the General Contractor shall furnish the City of Chicago, for record keeping purposes only, with satisfactory evidence that Tenant, the General Contractor and all subcontractors have the insurance coverages set forth above. Tenant shall ensure, or shall cause the General Contractor to ensure, that all subcontractors comply with the City of Chicago's minimum coverage requirements. It is the responsibility of Tenant to secure and maintain, or to cause the General Contractor to secure and maintain, proof of coverage for all entities that it contracts with that provide services to the Development. Proof of insurance records must be available for review by the City of Chicago within twenty-four (24) hours of being requested. Said policies shall not be modified, canceled, non-renewed, or permitted to lapse until final completion and approval of the performance of the General Contractor's contract and shall contain a provision that the policy will not be modified, canceled non-renewed or permitted to lapse until not less than 30 days after the City of Chicago has received written notice, by certified or registered mail, that the modification, cancellation, non-renewal or lapse of such policy is contemplated.

THE REQUIRED DOCUMENTATION MUST BE RECEIVED PRIOR TO TENANT COMMENCING WORK UNDER THIS AGREEMENT AND RECEIVING NOTIFICATION FROM CITY OF CHICAGO TO PROCEED.

- D. Tenant shall advise, and cause each general contractor for the Development to advise, all insurers of the provisions of this Agreement regarding insurance. The failure of Tenant or any general contractor to notify insurers of such provisions shall not relieve Tenant from its insurance obligations under this Agreement. Nonfulfillment of the insurance provisions of this Agreement shall constitute a breach of the General Contractor's contract and of this Agreement and the City of Chicago retains the right to stop work until proper evidence of insurance is provided.
- E. Renewal Certificates of Insurance, requested endorsements, or such similar evidence is to be received by the City of Chicago's Risk Management Division, with a copy to the City of Chicago's designated representative under Section 1.7 of the Development Agreement, prior to expiration of insurance coverage. At the City of Chicago's bption, non-compliance may result in one or more of the followihg actions: (1) the City of Chicago may purchase insurance on behalf of Tenant and charge back all costs to Tenant; (2) the General Contractor may be immediately removed from the property and its contract revoked; or (3) all payments due Tenant and the General Contractor may be held until Tenant has complied with the contract. The receipt of any certificate by the City of Chicago

does not constitute agreement by the City of Chicago that the insurance requirements in this Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with the requirements of this Agreement. Tenant shall ensure, or cause the General Contractor to ensure, that all subcontractors comply with the City of Chicago's minimum coverage requirements. It is the responsibility of Tenant to secure and maintain, or cause the General Contractor to ensure or maintain, proof of coverage for all entities that it contracts with that provide services to the Development. Proof of insurance records must be available for review by the City of Chicago within twenty-four (24) hours of being requested.

- F. If any of the required insurance is underwritten on a claims-made basis, the retroactive date shall be prior to or coincident with the date of the General Contractor's contract, and the Certificate of Insurance shall state the coverage is "claims-made" and also the retroactive date. Any extended reporting period premium (tail coverage) shall be paid by Tenant, directly or through the General Contractor. It is further agreed that all insurance policies required hereunder shall provide the City of Chicago with not less than a thirty (30) days notice in the event of the occurrence of any of the following conditions: aggregate erosion in advance of the retroactive date, cancellation and/or non-renewal.
- G. Tenant shall provide to the City of Chicago, prior to the date of this Agreement and upon each renewal or replacement of a policy required hereunder, and in any event not less than annually, a certified copy of the insurance policies required hereunder and all endorsements.
- H. Tenant shall require, directly or through the General Contractor, that all subcontractors performing work for the Development carry the insurance required herein. Tenant or the General Contractor may provide the coverage for any or all of its subcontractors, and if so, the evidence of insurance submitted shall so stipulate and adhere to the same requirements and conditions as outlined in Section "A" above. Evidence of such coverage shall be submitted to the City of Chicago for record keeping purposes only.

II. OPERATIONS PERIOD INSURANCE REQUIREMENTS

Tenant agrees to procure and maintain, or cause to be procured and maintained, at all times during the term of this Agreement the types of insurance specified below in order to protect the City of Chicago and its elected officials, agents and employees from the acts, omissions and negligence of Tenant, any general contractor (including without limitation the General Contractor), any subcontractor, and their respective officers, officials, subcontractors,

shareholders, partners, joint venturers, members, agents or employees. The insurance carriers used by Tenant must be authorized to conduct business in the State of Illinois and shall have a BEST Rating of not less than an "A-XII". The insurance provided shall cover all operations under this Agreement, whether performed by Tenant, by any general contractor (including without limitation the General Contractor) or by any subcontractor.

A. Required Insurance Coverages:

1. Workers Compensation and Occupational Disease Insurance in accordance with the laws of the State of Illinois (Statutory) Coverage A, and Employer's Liability, Coverage B, in an amount of not less than \$500,000/\$500,000/\$500,000.
2. All-Risk Property Damage: Tenant shall obtain an all-risk property policy in the amount of the full replacement value, including improvements and betterments, covering damage to or loss of the Premises. The insurance shall include the following extensions: business interruption/loss of rents, and boiler and machinery, if applicable. The policy shall list the City of Chicago as loss payee.
3. Commercial Liability Insurance. Commercial Liability Insurance provided is to have a limit of not less than One Million Dollars (\$1,000,000) per occurrence with a Per Development aggregate of not less than Two Million Dollars (\$2,000,000) (i.e. \$1,000,000/\$2,000,000). In addition to the stipulations outlined above, the insurance policy is to include coverage for Contractual Liability, Products-Completed Operations, Personal & Advertising Injury and will also cover injury to Tenant's officers, employees, agents, subcontractors, invitees and guests and their personal property. The City of Chicago shall be endorsed as additional insureds on the policy and such insurance shall be endorsed as primary and non-contributory with any other insurance available to the City of Chicago.
4. Automobile Liability Insurance. When any motor vehicles (owned, non-owned and hired) are used in connection with the services to be performed, Tenant shall provide Comprehensive Automobile Liability Insurance with limits of not less than One Million Dollars (\$1,000,000) per occurrence CSL, for bodily injury and property damage. The City of Chicago shall be endorsed as additional insureds on Tenant's policy and such insurance shall be endorsed as primary and non-contributory with any other insurance available to the City of Chicago.

5. Professional Liability. When any architects of record and/or lead architectural firm for the Development, engineers of record, construction managers, property managers or other professional consultants perform work in connection with the Development, Professional Liability insurance covering acts, errors or omissions shall be maintained with limits of not less than Five Million Dollars (\$5,000,000) per occurrence. Coverage extensions shall include Blanket Contractual Liability. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of services under this Agreement. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.
6. Blanket Crime. When any service agreement requires the handling of funds or valuable papers, Tenant shall provide Blanket Crime coverage covering all persons liable under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks. The policy limit shall be written to cover losses in the amount of the maximum monies collected, received and/or in Tenant's care at any given time.
7. Excess Liability coverage. If applicable, is to follow form of the Primary Insurance requirements outlined above.

B. Related Requirements

1. Tenant shall advise all insurers of the provisions of this Agreement regarding insurance. The failure of Tenant to notify insurers of the such provisions shall not relieve Tenant from its insurance obligations under this Agreement. Nonfulfillment of the insurance provisions shall constitute a breach of this Agreement and the City of Chicago retains the right to stop work until proper evidence of insurance is provided.
2. Tenant shall furnish the City of Chicago original Certificates of Insurance evidencing the required coverages to be in force on the date of this Agreement. In addition, copies of the endorsement(s) adding the City of Chicago to the policy as an additional insureds is required.
3. Renewal Certificates of Insurance, requested endorsements, or such similar evidence is to be received by the Risk Management Department

prior to expiration of insurance coverage. At the City of Chicago's option, non-compliance may result in one or more of the following actions: (1) the City of Chicago may purchase insurance on behalf of Tenant and charge back all costs to Tenant; (2) all payments due Tenant may be held until Tenant has complied with this Agreement; or (3) Tenant may be assessed Five Hundred Dollars (\$500) for every day of non-compliance. The receipt of any certificate does not constitute agreement by the City of Chicago that the insurance requirements in this Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with the requirements of this Agreement. The insurance policies shall provide for thirty (30) days written notice to be given to the City of Chicago in the event coverage is substantially changed, canceled or non-renewed.

4. If any of the required insurance is underwritten on a claims-made basis, the retroactive date shall be prior to or coincident with the date of this Agreement and the Certificate of Insurance shall state the coverage is "claims-made" and also the retroactive date. Tenant shall maintain coverage for the duration of this Agreement. Any extended reporting period premium (tail coverage) shall be paid by Tenant. Tenant shall provide to the City of Chicago, annually, a certified copy of the insurance policies obtained pursuant hereto. It is further agreed that Tenant shall provide the City of Chicago a thirty (30) days notice in the event of the occurrence of any of the following conditions: aggregate erosion in advance of the retroactive date, cancellation and/or non renewal.

5. Tenant shall require any general contractor to require all subcontractors to carry the insurance required herein or Tenant may provide the coverage for any or all of its subcontractors, and if so, the evidence of insurance submitted shall so stipulate and adhere to the same requirements and conditions as outlined in Section "A" above.

EXECUTION OF LOAN AGREEMENT AND ASSOCIATED TAX CREDITS FOR
BOULEVARD COURT APARTMENTS LP.

[O2010-4475]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Community Development to enter into and execute a loan agreement with Boulevard Court Apartments, LP, amount not to exceed: \$1,697,423, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Alderman Burke abstained from voting pursuant to Rule 14.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 46.

Nays -- None.

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

Alderman Burke invoked Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to this ordinance in previous and unrelated matters.

The following is said ordinance as passed:

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

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

WHEREAS, The City has certain funds available from a variety of funding sources ("Multi-Family Program Funds") to make loans and grants for the development of multi-family residential housing to increase the number of families served with decent, safe, sanitary and affordable housing and to expand the long-term supply of affordable housing, and such Multi-Family Program Funds are administered by the City's Department of Community Development ("DCD"); and

WHEREAS, On November 19, 2008, the City Council of the City (the "City Council") passed the annual appropriation ordinance for 2009 (the "2009 Annual Appropriation Ordinance"), which, among other things, authorized DCD to use certain corporate funds in Fund 0100 for Rehabilitation Loans and Grants in the amount of \$5,500,000, as published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date on page 47700 ("Page 47700"); and

WHEREAS, In 2004, Hispanic Housing Development Corporation, an Illinois not-for-profit corporation ("HHDC"), acquired certain vacant real property located at 1723 -- 1733 North Humboldt Boulevard for \$1,050,000, and subsequently conveyed that property in 2005 to 1723 -- 1733 North Humboldt LLC, an Illinois limited liability company ("1723 -- 1733 North Humboldt LLC") of which HHDC is the sole member; and

WHEREAS, 1723 -- 1733 North Humboldt LLC caused to be constructed on the property a residential multi-family building containing 18 dwelling units and certain parking facilities; and

WHEREAS, DCD has preliminarily reviewed and approved the making of a loan to Boulevard Court Apartments Limited Partnership, an Illinois limited partnership (the

"Borrower"), of which Boulevard Court Apartments Corporation, an Illinois corporation (of which HHDC is the sole owner), is the sole general partner, in an amount not to exceed \$1,697,423 (the "Loan"), to be funded from Multi-Family Program Funds pursuant to the terms and conditions set forth in Exhibit A attached hereto and made a part hereof; now, therefore,

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

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

SECTION 2. Page 47700 of the 2009 Annual Appropriation Ordinance is hereby amended by deleting the word indicated by strikeout and adding the underlined word as indicated below:

9100 Specific Purpose -- As Specified

9103 Rehabilitation Housing Loans and Grants \$5,500,000

SECTION 3. Upon the approval and availability of the Additional Financing as shown in Exhibit A hereto, the Acting Commissioner of DCD (the "Commissioner") and a designee of the Commissioner (collectively, the "Authorized Officer") are each hereby authorized, subject to approval by the Corporation Counsel, to enter into and execute such agreements and instruments, and perform any and all acts as shall be necessary or advisable in connection with the implementation of the Loan. The Authorized Officer is hereby authorized, subject to the approval of the Corporation Counsel, to negotiate any and all terms and provisions in connection with the Loan which do not substantially modify the terms described in Exhibit A hereto. Upon the execution and receipt of proper documentation, the Authorized Officer is hereby authorized to disburse the proceeds of the Loan to the Borrower.

SECTION 4. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of Chicago, or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall control. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance. Section 2-45-110 of the Municipal Code of Chicago shall not apply to the Project or the Property.

SECTION 5. This ordinance shall be effective as of the date of its passage and approval.

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

Exhibit "A".

Borrower: Boulevard Court Apartments Limited Partnership, an Illinois limited partnership with Boulevard Court Apartments Corporation, an Illinois corporation (of which Hispanic Housing Development Corporation, an Illinois not-for-profit corporation, is the sole owner), as the sole general partner (the "General Partner") and others to be hereafter selected as the limited partners.

Project: Acquisition of a building located at 1723 -- 1733 North Humboldt Boulevard in Chicago, Illinois (the "Property") and of 18 dwelling units contained therein as two- and three-bedroom units for low- and moderate-income families and certain parking facilities in connection therewith.

Loan:

Source:	Multi-Family Program Funds.
Amount:	Not to exceed \$1,697,423.
Term:	Not to exceed 32 years.
Interest:	3% per annum.
Security:	Non-recourse loan; second mortgage on the Property.

Additional Financing:

1.	Amount:	Not to exceed \$853,000
	Term:	Not to exceed 17 years, or another term acceptable to the Authorized Officer.
	Source:	MB Financial Bank, N.A., or another entity acceptable to the Authorized Officer.

- Interest: A fixed rate of interest not to exceed 9% per annum, or another interest rate acceptable to the Authorized Officer.
- Security: First mortgage on the Property, or other security acceptable to the Authorized Officer.
2. Low-Income
Housing Tax
Credit
("LIHTC")
- Proceeds: Approximately \$3,992,781, all or a portion of which may be paid in on a delayed basis.
- Source: To be derived from the syndication of an approximately \$515,249 LIHTC allocation by the City.
3. Amount: \$445,718, or another amount acceptable to the Authorized Officer.
- Term: Not to exceed 32 years.
- Source: 1723 -- 1733 North Humboldt LLC, in the form of seller financing, or another source acceptable to the Authorized Officer.
- Interest: A fixed rate based on the long-term applicable federal rate, or another interest rate acceptable to the Authorized Officer.
- Security: Third mortgage on the Property, or other security acceptable to the Authorized Officer.

AMENDMENT OF ESTABLISHMENT ORDINANCE, IMPOSITION OF TAX LEVY,
APPROVAL OF 2011 BUDGET AND EXECUTION OF SERVICE PROVIDER
AGREEMENT FOR SPECIAL SERVICE AREA NO. 3.

[O2010-4419]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an amended ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget, and the approval of a service provider agreement for Special Service Area Number 3, amount to be levied: \$1,497,520, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Alderman Burke abstains from voting pursuant to Rule 14.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 46.

Nays -- None.

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

Alderman Burke invoked Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to this ordinance in previous and unrelated matters.

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended, from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended, from time to time (the "Code"); and

WHEREAS, On October 31, 1983, the City Council of the City of Chicago (the "City Council") enacted an ordinance, as amended by an ordinance enacted by the City Council on May 30, 1984, as further amended by an ordinance enacted by the City Council on July 13, 1988 (collectively, the "Establishment Ordinance"), which established an area known and designated as City of Chicago Special Service Area Number 3 (the "Area") and authorized the levy of an annual tax (the "Services Tax") not to exceed an annual rate of one and twenty-five hundredths of one percent (1.25%) of the equalized assessed value of the taxable property therein to provide certain special services in and for the Initial Area in addition to the services provided by and to the City of Chicago generally; and

WHEREAS, The special services authorized in the Establishment Ordinance included recruitment of new businesses to the Initial Area, loan packaging services, rehabilitation activities, coordinated promotional and advertising activities for the Initial Area, and other technical assistance activities to promote commercial and economic development; and

WHEREAS, On December 2, 1998, the City Council enacted an ordinance acknowledging that within the scope of "rehabilitation activities" (as such term is used in the Establishment Ordinance) are included certain activities relating to the identification and assessment of properties for redevelopment in the Area, and payment or advancement of funds for, and performance of certain predevelopment activities relating to such suitable properties, including the advancing of Services Tax funds as earnest money or option costs incurred in furtherance of the possible acquisition for redevelopment of such properties; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Chicago Southwest Business Growth Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, On December 12, 2009 the City Council enacted an ordinance which amended the Section 4 of the Establishment Ordinance as enacted on July 13, 1988 with respect to the Commission and powers granted and enlarged the Area to encompass the territory consisting of West 63rd Street frontage between South Bell Avenue and South Cicero Avenue; South Western Avenue frontage between West 61st Street and West 64th Street; South Kedzie Avenue frontage between West 62nd Street and West 64th Street; South Pulaski Road frontage between West 56th Place and West 71st Street; and the eastern frontage of South Cicero Avenue between West 71st Street and the alley north of West 63rd Street; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development (the "Department"), the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services, and has recommended to the Department, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; and

WHEREAS, On December 12, 2009 the City Council enacted an ordinance (the "2010 Appropriation, Levy, and Agreement Ordinance"), among other things, appropriating the sums necessary to provide the Special Services in and for the Area for 2010, levying the Services Tax for the tax year 2009, and authorizing an agreement (in substantially the form attached as Exhibit A to the 2010 Appropriation, Levy, and Agreement Ordinance) with Greater Southwest Development Corporation, an Illinois not-for-profit corporation, as the Service Provider (the "2010 Service Provider"), for the provision of the Special Services in 2010; and

WHEREAS, Pursuant to the 2010 Appropriation, Levy, and Agreement Ordinance the City and the 2010 Service Provider entered into a service provider agreement (the "2010 Service Provider Agreement"); and

WHEREAS, The 2010 Service Provider Agreement contained Exhibit 1 (the "2010 Scope of Services") and Exhibit 2 (the "2010 Budget"); and

WHEREAS, The City desires to amend the 2010 Scope of Services by adding "Other Technical Assistance" as one of the Special Services listed thereon; and

WHEREAS, The 2010 Budget contained a line item entitled "District Planning" and the sum of \$168,835 had been allocated for such expenditures; and

WHEREAS, The City desires to amend the 2010 Budget by adding "Other Technical Assistance" to the line item budget and reallocating \$25,000 from the line item entitled "District Planning" to the line item entitled "Other Technical Assistance"; and

WHEREAS, The City therefore desires to amend the 2010 Service Provider Agreement pursuant to an amendment in substantially the form attached hereto as Exhibit B; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Chicago Southwest Business Growth Area Commission

Special Service Area Budget.

For the fiscal year beginning January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$1,621,626
TOTAL BUDGET REQUEST:	\$1,621,626

Source Of Funding

Tax levy not to exceed an annual rate of one and twenty-five hundredths of one percent (1.25%) of the equalized assessed value, of taxable property within Special Service Area Number 3	\$1,497,520
Carry Over Funds	\$124,106

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of this ordinance, the sum of \$1,497,520 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City of Chicago, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. 2011 Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Greater Southwest Development Corporation, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "2011 Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the 2011 Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the 2011 Service Provider Agreement.

SECTION 6. Exemption. The 2011 Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Amendment To The 2010 Scope To Services. The 2010 Scope of Services is amended by adding "Other Technical Assistance" as one of the Special Services listed thereon.

SECTION 8. Amendment To The 2010 Budget. The 2010 Budget is amended by adding "Other Technical Assistance" to the line item budget and reallocating \$25,000 from the line item entitled "District Planning" to the line item entitled "Other Technical Assistance".

SECTION 9. Amendment To 2010 Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an amendment to the 2010 Service Provider Agreement in substantially the form attached hereto as Exhibit B and hereby made a part hereof (the "2010 Service Provider Agreement Amendment"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the 2010 Service Provider Agreement Amendment, with such changes, deletions and insertions as shall be approved by the persons executing the 2010 Service Provider Agreement Amendment.

SECTION 10. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 11. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 12. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 13. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 3

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

Greater Southwest Development Corporation

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 3 is entered into on January 1, 2011 by and between Greater Southwest Development Corporation, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 3" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed 1.25% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, In consideration of the mutual promises contained In this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on October 31, 1983, as amended on May 30, 1984 and July 13, 1988, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the

Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq.(1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnishers of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs.

No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

if the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount

allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$1,497,250 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$124,106 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1 2011 and December 31, 2011, therefore, shall not exceed \$1,621,626.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$1,621,626, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be

deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and

health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

(i) If Contractor has 25 or more full-time employees, and

(ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then

(iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this

Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer,

subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

(1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;

(2) failure to perform the Services in a manner satisfactory to the City;

(3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the

City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

E. The right to withhold all or any part of Contractor's compensation hereunder.

F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The

Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly

demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of

the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.

4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:

Special Service Area #3 Commission
2601 W. 63rd St.
Chicago, Illinois 60629

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

With Copies to:

Department of Law
Room 600, City Hall
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Corporation Counsel

Greater Southwest Development Corporation
2601 W. 63rd St.
Chicago, Illinois 60629
Attention: Lenora Dailey/ Nick Kollias

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

10/6/2010

REPORTS OF COMMITTEES

100069

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of
(name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 3 read as follows:

(Sub)Exhibit 1.
(To Service Provider Agreement For
Special Service Area No. 3)

Special Service Area No. 3 -- 63rd Street.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- Facade Improvements
- Safety Programs
- District Planning
- Other Technical Assistance

(Sub)Exhibit 2.
(To Service Provider Agreement For
Special Service Area No. 3)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name:	Special Service Area Number 3 -- Chicago Southwest Business Growth Area Commission
Special Service Area Chairperson:	Sheldon Rice
Service Provider Organization:	Greater Southwest Development Corporation
Special Service Area Program Managers:	Lenora M. Dailey/Nick K.
Budget Period:	January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$ 246,814		\$ 28,186		\$ 275,000
Public Way Maintenance	326,517		9,700		336,217
Public Way Aesthetics	289,968		5,032		295,000
Tenant Retention/Attraction	85,000		30,000		115,000
Facade Improvements	49,348		26,652		76,000
Parking/Transits/Accessibility	--		--		--
Safety Programs	38,816		--		38,816
District Planning	55,000		14,200		69,200
Other Technical Assistance	85,800		--		85,800
Total Services	\$1,177,263		\$ 113,770		\$1,291,033
Administration	\$ 170,257		\$ 10,336		\$ 180,593
Loss Collection 10.0%	\$ 150,000		\$ --		\$ 150,000
GRAND TOTAL	\$1,497,520	+	\$ 124,106	=	\$1,621,626
Administration/Total Budget Ratio					11.1%

Levy Analysis	
Estimated 2009 EAV	\$ 120,648,536
Authorized Tax Rate Cap	1.250%
Estimated Tax Rate for 2010 Levy	1.241%
Estimated 2010 Levy	\$ 1,497,520

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Greater Southwest Development Corporation

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party:

2601 West 63rd Street

Chicago, IL 60629

C. Telephone: 773-436-1000

Fax: 773-471-8206

Email: l.dailey@greatersouthwest.org/n.kollias@greatersouthwest.org

D. Name of contact person: Lenora Dailey/Nick Kollias

E. Federal Employer Identification No. (if you have one): 36-2858304

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Council approval of SSA #3 annual tax levy and budget to fund SSA #3 programs and services. Contract authorizes service agreement between City and applicant.

G. Which City agency or department is requesting this EDS? Department of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # N/A and Contract # N/A

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the name of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

ILLINOIS

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes

 ☒ No

 ☐ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name
Gintaras CepenasTitle
PresidentMark DiValerioVice PresidentDennis RyanTreasurer"no members"See attached

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.I. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name
N/A

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

N/A / "None"

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes

☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

N/A

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
---	---------------------	--	---

See attached

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

- any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name

Business Address

Nature of Interest

N/A

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

N/A

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any, federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

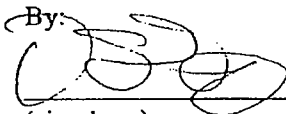
CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Greater Southwest Development Corporation Date: 08/13/2010

(Print or type name of Disclosing Party)

By: _____



(sign here)

Donna Stites

(Print or type name of person signing)

Interim- Executive Director

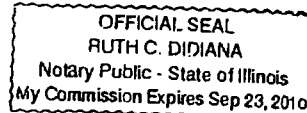
(Print or type title of person signing)

Signed and sworn to before me on (date) August 13, 2010, by Donna Stites,
at Cook County, Illinois (state).

Ruth C. DiDiana

Notary Public.

Commission expires: 9/23/2010



A F F I D A V I T

Greater Southwest Development Corporation, a(n) ~~ILL. NOT-FOR-PROFIT~~ ^{corporation} (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section I.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

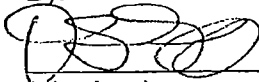
As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

Greater Southwest Development Corporation

(Print or type name of Affiant)

By:



(Sign here)

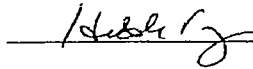
DONNA S. SKATES

(Print or type name of person signing)

Interim - Executive Director

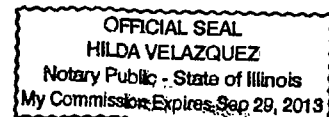
(Print or type title of person signing)

Signed and sworn to before me on (date) August 03, 2010, at COOK County, Illinois (State).



Notary Public.

Commission expires: Sept 29, 2013.



Attachments and Appendix "A" referred to in this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

Greater Southwest Development Corporation
Board Of Directors.

President
Gintaras Cepenas
Attorney at Law

Vice President
Mark DiValerio, Operations
Peoples Gas Light & Coke Co.

Vice President
Jeff Bartow, Executive Director
Southwest Organizing Project

Treasurer
Dennis Ryan
Vice President of Community/External Affairs
Holy Cross Hospital

George Cvack
Senior Vice President/Director
First Personal Bank

George Moncada
President
Marquette Bank

Laurie Sedio
Executive Director
Metropolitan Family Services Midway Center

Donna Stites
Interim Executive Director
Greater Southwest Development Corporation

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

Greater Southwest Development Corporation.

Vendors.

Name	Business Address	Relationship	Fees	
Jimmy's Landscaping	3157 West 100 th Street Evergreen Park, Illinois, 60805	Sub-contractor	\$10,000	(anticipated)
Law Offices of John Jeske	53 West Jackson Boulevard Chicago, Illinois, 60604	Attorney	\$ 1,000	(anticipated)
Ellen Caffrey Garza	11338 South St. Lawrence Avenue Chicago, Illinois, 60628	Landscaper	\$10,000	(anticipated)
Manning & Silverman	175 Olde Half Day Road, Suite 290 Lincolnshire, Illinois, 60069	Auditors	\$ 4,600	(anticipated)
All American Advertising	747 Lake Cook Road Deerfield, Illinois, 60015	Sub-contractor	\$20,000	(anticipated)
Ed Signs	6229 South Kedzie Avenue Chicago, Illinois, 60629	Sub-contractor	\$74,000	(anticipated)
Folgers Flag & Decorating Inc.	2748 York Street Blue Island, Illinois, 60406	Sub-contractor	\$50,000	(anticipated)

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Greater Southwest Development Corporation
(Print or type name of Disclosing Party)

Date: August 13, 2010

By:

(Signed): Donna Stites
(Sign here)

Donna Stites
(Print or type name of person signing)

Interim-Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date)
August 13, 2010, by Donna Stites at
Cook County, Illinois (State).

(Signed): Ruth C. Di Diana

Commission expires: September 23, 2010

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 3)

Special Service Area No. 3.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPA's, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Agreement to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 3)

Special Service Area No. 3.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

- 1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all

employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The S.S.A.C., City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor

of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 3)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 3)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-F>8 (Overtime is required for any hour greater than 8 worked
each day, Monday through Friday.

OSA (Overtime is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

H/H (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 3)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 3)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 3)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 3)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes; Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom; All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines: ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 3)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types; Creter Crane; Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 3)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 3)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Holsters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 3)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area Number 3)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of
lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs,
executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this _____ day of _____ A.D., 20____

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing
Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgements, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

(Seal)

Approved _____, 20____

(Seal)

Purdiaslog Agent

(Seal)

(Seal)

Approved as to form and legality:

(Seal)

Assistant Corporation Counsel

(Seal)

PRINCIPAL
IF CORPORATION

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____
who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____, appeared before me this day in person and acknowledged that _____
signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

PRINCIPAL
IF INDIVIDUAL

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 3)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent all that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this _____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 3)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carryover" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

Exhibit "B".
(To Ordinance)

*Amendment To 2010 Service Provider Agreement
For Special Service Area No. 3.*

This Amendment ("Amendment") is made and entered into effective as of the ____ day of _____, 2010, by and between the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois, and Greater Southwest Development Corporation, an Illinois not-for-profit corporation ("Contractor").

Background.

The Contractor and the City have entered into an Agreement dated _____, 2010 ("Agreement"), in which the Contractor is to perform certain services for Special Service Area Number 3. The Contractor and the City desire to make certain changes to the Agreement, in particular to amend the scope of services and budget thereof attached thereto as Exhibits 1 and 2, respectively. The Agreement requires that modifications to it must be made in writing and signed by both parties.

Now, Therefore, In consideration of the provisions and conditions set forth in the Agreement, the parties do mutually agree to amend the Agreement as set forth below.

It is further agreed by and between the parties that the sole modifications of, changes in, and amendments to the Agreement are as follows:

1. Exhibit 1(A), Amended Scope of Services for 2010, is attached to this Amendment as Attachment 1 and incorporated by reference.
2. Exhibit 2(A), the amended budget for 2010, is attached to this Amendment as Attachment 2 and incorporated by reference.
3. Contractor has executed an Economic Disclosure Statement, a copy of which is attached to this Amendment as Attachment 3 and incorporated by reference.

All terms of the Agreement remain in full force and effect except as modified in this Amendment.

10/6/2010

REPORTS OF COMMITTEES

100115

Signed:

City of Chicago

By: _____
Acting Commissioner, Department
of Community Development

Contractor: Greater Southwest Development
Corporation

By: _____
(Signature)

Its: _____
(Print Name and Title)

Attest: _____

Its: _____
(Print Name and Title)

County of _____

State of _____

Acknowledged on _____ [date] before me by _____
as _____ [title] of _____ [firm].

Notary Public

Commission expires:

Attachments 1, 2 and 3 referred to in this Amendment to 2010 Service Provider Agreement
for Special Service Area Number 3 read as follows:

Attachment 1.
(To Amendment To 2010 Service Provider Agreement
For Special Service Area No. 3)

Special Service Area No. 3 -- 63rd St.

Amended 2010 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- Facade Improvements
- Safety Programs
- District Planning
- Other Technical Assistance

Attachment 2.
(To Amendment To 2010 Service Provider Agreement
For Special Service Area No. 3)

Department Of Community Development.

Schedule C: Amended 2010 Special Service Area Budget Summary.

Special Service Area Number and Name:	Special Service Area Number 3 -- Chicago Southwest Business Growth Area Commission
Special Service Area Chairperson:	Sheldon Rice
Service Provider:	Greater Southwest Development Corporation
Special Service Area Program Manager:	Nikolas Kollias
Budget Period:	January 1, 2010 to December 31, 2010

	2009 Levy	+	Carryover	=	2010 Budget
Service					
Advertising and Promotion	\$ 267,029		\$ 5,000		\$ 272,029
Public Way Maintenance	316,286		--		316,286
Public Way Aesthetics	275,092		10,000		285,092
Tenant Retention/Attraction	26,110		10,000		36,110
Facade Improvements	55,554		6,000		61,554
Parking/Transits/Accessibility	--		--		--
Safety Programs	28,528		5,000		33,528
District Planning	143,835		22,000		165,835
Other Technical Assistance	25,000		--		25,000
Total Services	\$1,137,434		\$58,000		\$1,195,434
Administration	128,722		--		128,722
Loss Collection 10.6%	150,000		--		150,000
GRAND TOTAL	\$1,416,156	+	\$58,000	=	\$1,474,156
Administration/Total Budget Ratio					8.7%

DCD Use Only	
Estimated 2008 EAV	\$118,282,878
Authorized Tax Rate Cap	1.250%
Estimated Tax Rate for 2009 Levy	1.197%
Estimated 2009 Levy	\$ 1,416,156

Attachment 3.
(To Amendment To 2010 Service Provider Agreement
For Special Service Area No. 3)

Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Greater Southwest Development Corporation

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party:

2601 West 63rd Street

Chicago, IL 60629

C. Telephone: 773-430-1000

Fax: 773-471-8206

Email: l.dailey@growersouthwest.org/lo.kollias@greatersouthwest.org

D. Name of contact person: Lenora Dailey/Nick Kollias

E. Federal Employer Identification No. (if you have one): 36-2858304

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Amending 2010 SSA #3 agreement.

G. Which City agency or department is requesting this EDS? Department of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # N/A and Contract # N/A

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

ILLINOIS

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☒ No ☐ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name
Gintaras Cepenas

Title
President

Mark DiValerio

Vice President

Dennis Ryan

Treasurer

"no members"

See attached

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name
N/A

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

N/A / "None"

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes

☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

N/A

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
<i>See attached</i>			

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes

☐ No

☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes

☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

• any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name

Business Address

Nature of Interest

N/A

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

I. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

N/A

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

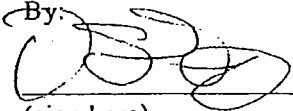
NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Greater Southwest Development Corporation Date: 08/13/2010

(Print or type name of Disclosing Party)

By: 
(sign here)

Donna Stites

(Print or type name of person signing)

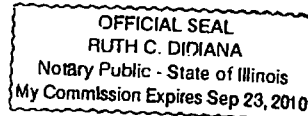
Interim- Executive Director

(Print or type title of person signing)

Signed and sworn to before me on (date) August 13, 2010, by Donna Stites,
at Cook County, Illinois (state).

Ruth C. DiDiana Notary Public.

Commission expires: 9/23/2010



A F F I D A V I T

Greater Southwest Development Corporation, a(n) IL Not-for-profit corporation (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section I.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

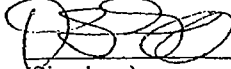
As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof.

Greater Southwest Development Corporation
(Print or type name of Affiant)

By:


(Sign here)

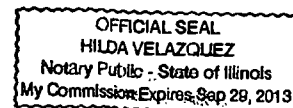
DONNA S. SKILES
(Print or type name of person signing)

Interim - Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) August 03, 2010, at COOK County,
Illinois (State).

Hilda Velazquez Notary Public.

Commission expires: Sept 29, 2013.



[Attachment to Section II.B.1.a. and Appendix "A" referred to in this Amended Economic Disclosure Statement and Affidavit for Special Service Area Number 3 constitute Attachment to Section II.B.1.a. and Appendix "A" of (Sub)Exhibit 3 to Service Provider Agreement for Special Service Area Number 3 and printed on page 100087 and 100089 and 100090, respectively, of this Journal.]

Attachment to Section IV referred to in this Amended Economic Disclosure Statement and Affidavit for Special Service Area Number 3 reads as follows:

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

Greater Southwest Development Corporation.

Vendors.

Name	Business Address	Relationship	Fees	
Jimmy's Landscaping	3157 West 100 th Street Evergreen Park, Illinois 60805	Sub-contractor	\$10,000	(anticipated)
Law Offices of John Jeske	53 West Jackson Chicago, Illinois 60604	Attorney	\$ 1,000	(anticipated)
Ellen Caffrey Garza	11338 South St. Lawrence Avenue Chicago, Illinois 60628	Landscaper	\$10,000	(anticipated)
Manning & Silverman	175 Olde Half Day Road, Suite 290 Lincolnshire, Illinois 60069	Auditors	\$ 4,600	(anticipated)
All American Advertising	747 Lake Cook Road Deerfield, Illinois 60015	Sub-contractor	\$20,000	(anticipated)
Ed Signs	6229 South Kedzie Avenue Chicago, Illinois 60629	Sub-contractor	\$74,000	(anticipated)
Folgers Flag & Decorating Inc	2748 York Street Blue Island, Illinois 60406	Sub-contractor	\$50,000	(anticipated)
Impaq	P.O. Box 4475 Chicago, Illinois 60680	Sub-contractor	\$ 9,000	(anticipated)

10/6/2010

REPORTS OF COMMITTEES

100133

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 4.

[O2010-4426]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 4, amount to be levied: \$85,800, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(l) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq. (the "Special Service Area Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time; and

WHEREAS, On October 31, 1983, the City Council of the City of Chicago (the "City Council") enacted an ordinance, as amended by an ordinance enacted by the City Council on May 30, 1984, as further amended by an ordinance enacted by the City Council on July 27, 1988, and as further amended by an ordinance enacted by the City Council on November 15, 1995 (collectively, the "Establishment Ordinance") which established an area known and designated as City of Chicago Special Service Area Number 4 (the "Area") and authorized the levy of an annual tax not to exceed an annual rate of two percent (2%) of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area as that territory approximately bounded by the area fronting in whole or in part on 95th Street, between Ashland Avenue on the east and Western Avenue on the west; and

WHEREAS, The Special Services authorized in the Establishment Ordinance included recruitment of new businesses to the Area, rehabilitation activities, maintenance, private security services, coordinated promotional and advertising activities for the Area, and other technical assistance activities to promote economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of the 95th Street Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City of Chicago and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City of Chicago and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services, and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of

which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

95th Street Special Service Area Commission

Special Service Area Budget.

For the fiscal year beginning January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$89,800
TOTAL BUDGET REQUEST:	\$89,800
Source of Funding	
Tax levy at an annual rate not to exceed two percent (2%) of the equalized assessed value of taxable property within Special Service Area Number 4	\$85,800
Carryover Funds	\$ 4,000

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Special Service Area Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$85,800 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City of Chicago (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City of Chicago, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with 95th Street Beverly Hills Business Association, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance..

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 4

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

The 95th Street Beverly Hills Business Association

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the *management* of Special Service Area Number 4 is entered into on January 1, 2011 by and between The 95th Street Beverly Hills Business Association, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas *may* be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 4" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed 2.00% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on October 31, 1983, as amended on May 30, 1984, July 27, 1988, November 15, 1995 and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section

8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

if the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperfomed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS

130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the

Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." if, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or

injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and property maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

if any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$85,800 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$4,000 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011, therefore, shall not exceed \$89,800.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$89,800, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago

and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any

functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business

relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

- (i) If Contractor has 25 or more full-time employees, and
- (ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then
- (iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

(1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;

(2) failure to perform the Services in a manner satisfactory to the City;

(3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

E. The right to withhold all or any part of Contractor's compensation hereunder.

F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans

with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the

formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and

- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:

Special Service Area #4 Commission
2100 W. 95th Street
Chicago, Illinois 60643

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

10/6/2010

REPORTS OF COMMITTEES

100163

With Copies to: Department of Law
Room 600, City Hall
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Corporation Counsel

If to Contractor: The 95th Street Beverly Hills Business Association
2100 W. 95th Street
Chicago, Illinois 60643
Attention: Lois D. Weber

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of
(name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 4 read as follows:

(Sub)Exhibit 1.
(To Service Provider Agreement For
Special Service Area No. 4)

Special Service Area No. 4 -- 95th Street.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- District Planning
- Other Technical Assistance

(Sub)Exhibit 2.
(To Service Provider Agreement For
Special Service Area No. 4)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 4 -- 95th Street

Special Service Area Chairperson: Dennis Heywood

Service Provider Organization: 95th Street Beverly Hills Business Association

Special Service Area Program Manager: Lois D. Weber

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$ 5,650		\$ --		\$ 5,650
Public Way Maintenance	32,500		3,000		35,500
Public Way Aesthetics	28,900		1,000		29,900
Tenant Retention/Attraction	2,150		--		2,150
Facade Improvements	--		--		--

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Parking/Transits/Accessibility	\$ --		\$ --		\$ --
Safety Programs	--		--		--
District Planning	2,500		--		2,500
Other Technical Assistance	2,000		--		2,000
Total Services	\$73,700		\$4,000		\$77,700
Administration	12,100		--		12,100
Loss Collection 0.0%	--		--		--
GRAND TOTAL	\$85,800	+	\$4,000	=	\$89,800
Administration/Total Budget Ratio					13.5%

Levy Analysis	
Estimated 2009 EAV	\$ 10,595,631
Authorized Tax Rate Cap	2.000%
Estimated Tax Rate for 2010 Levy	0.810%
Estimated 2010 Levy	\$ 85,800

Special Service Area Number and Name: 95th Street -- Special Service Area Number 4

Budget Period: January 1, 2011 to December 31, 2011

The attached budget is recommended and approved by the Special Service Area Commission.

(Signed): Dennis Heywood
SSA Chairperson Signature

Dennis Heywood
SSA Chairperson Printed Name

June 22, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 4)

City Of Chicago
Economic Disclosure Statement And Affidavit.
CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT
AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

The 95th Street Beverly Hills Business Association

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant
OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____
OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party: 2100 West 95th Street
Chicago, IL 60643

C. Telephone: 773-238-4094 Fax: 773-238-7192 Email: beverly95@sbcglobal.net

D. Name of contact person: Lois D. Weber

E. Federal Employer Identification No. (if you have one): 36-3227187

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Council approval of annual SSA # 4 property tax levy and budget to fund SSA programs.

G. Which City agency or department is requesting this EDS? Department of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS**A. NATURE OF DISCLOSING PARTY****1. Indicate the nature of the Disclosing Party:**

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name	Title
No Members	

(see attached)

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name	Title
N/A	

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the Disclosing Party
N/A	None	

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes

☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
---	---------------------	--	---

See attached

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes

☐ No

☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes

☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

- any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name

Business Address

Nature of Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

N/A

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sfillin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

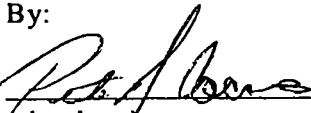
NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

The 95th Street Beverly Hills Business Association Date: 8-2-10
(Print or type name of Disclosing Party)

By:


(sign here)

Peter Coccaro

(Print or type name of person signing)

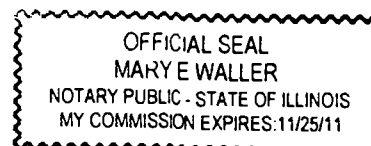
President

(Print or type title of person signing)

Signed and sworn to before me on (date) 8/2/2010, by Peter Coccaro
at Cook County, IL (state).

Mary E Waller Notary Public.

Commission expires: 11/25/11



AFFIDAVIT

THE 95th STREET BEVERLY HILLS

BUSINESS ASSOCIATION, a(n) NOT FOR PROFIT (the "Affiant"), hereby
certifies and declares as follows: CORPORATION

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section I.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

10/6/2010

REPORTS OF COMMITTEES

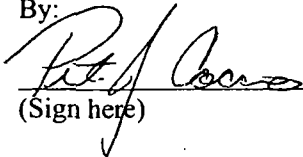
100181

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

The 9th STREET BEVERLY HILLS BUSINESS ASSOCIATION
(Print or type name of Affiant)

By:


(Sign here)

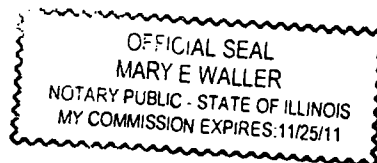
PETER COCCAREO
(Print or type name of person signing)

PRESIDENT
(Print or type title of person signing)

Signed and sworn to before me on (date) 08/02/2010, at COOK County,
ILL (State).

Mary E Waller Notary Public.

Commission expires: 11/25/11



Attachments and Appendix A referred to this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

95th Street Beverly Hills Business Association.

Board Of Directors.

Officers

Peter Coccaro	President
Emil Mahler	Past President
Oliver Banks	Vice-President
Dennis Heywood	Treasurer
Gail Page	Secretary

Directors

Robbie Craig
Linda Ellis
Mike Geary
Monica Hayes
Eleanor Hollander
Otto Kaiserauer
Jill Neish
Victoria Nolan
Beverly Packnett
Vince Sheridan
Marcia Walsh

Lois Weber, Executive Director of the 95th Street Business Association

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

Special Service Area No. 4.

Retained Parties.

Name	Business Address	Relationship To Disclosing Party	Fees
Munro Landscape Retained	10057 South Western Avenue Chicago, Illinois 60643	Subcontractor Maintenance Holiday Wreaths	\$25,000 (est.) \$12,000 (est.)
Bright Ideas Retained	540 B Illinois Highway New Lenox, Illinois 60451	Subcontractor Holiday Lighting	\$6,000 (est.)
B & K Services Retained	9431 South Hoyne Avenue Chicago, Illinois 60620	Subcontractor Snowplowing	\$4,000 (est.)
Bannerville USA Retained	1428 Hillgrove Western Springs, Illinois 60568	Subcontractor Banner Installation and Removal	\$2,500 (est.)
WGN Flag Retained	7984 South South Chicago Avenue Chicago, Illinois 60617	Subcontractor Flag Installation and Removal	\$3,500 (est.)
Randall Gross & Company	110 South Hager Road Barrington, Illinois 60010	Auditor	\$3,000 (est.)

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any

"Applicable Party" or any Spouse or Domestic Partner thereof is related, to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

N/A

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

The 95th Street Beverly
Hills Business Association
(Print or type name of Disclosing Party)

Date: August 2, 2010

By:

(Signed): Peter Coccoaro
(Sign here)

Peter Coccoaro
(Print or type name of person signing)

President
(Print or type title of person signing)

Signed and sworn to before me on (date)
August 2, 2010, by Peter Coccoaro at
Cook County, Illinois (State).

(Signed): Mary E. Waller
Notary Public

Commission expires: November 25, 2011

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 4)

Special Services Area No. 4

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

- 1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law, covering all

employees who are to provide a service under this Agreement and Employer's Liability coverage with limits of not less than \$100,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and

certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or bylaw.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 4)

Special Service Area No. 4.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all

employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain

certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 4)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
=====	==	===	=	=====	=====	=====	==	==	=====	=====	=====	=====
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	OLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
 (To Service Provider Agreement For
 Special Service Area No. 4)

Prevailing Wages.
 (Page 2 of 10)

*Cook County Prevailing Wage For
 September 2010.*

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-F>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)

OSA (Overtime is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

H/W (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 4)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 4)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 4)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 4)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes; Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 4)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc.; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 4)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 4)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Holsters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEAMsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 4)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 4)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this

day of

A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing Contract No. _____ and Specification No. _____, all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgements, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

Approved _____, 20____	_____ (Seal)
	_____ (Seal)
_____ Purchasing Agent	_____ (Seal)
	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
_____ Assistant Corporation Counsel	_____ (Seal)

PRINCIPAL
IF CORPORATIONSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____

who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as

their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____ appeared before me this day in person and acknowledged that _____

signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

PRINCIPAL
IF INDIVIDUALSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 4)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable at
time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 4)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carry over" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 5.

[O2010-4427]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 5, amount to be levied: \$411,857, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., (the "Special Service Area Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time; and

WHEREAS, On October 31, 1983, the City Council of the City of Chicago (the "City Council") enacted an ordinance, as amended by an ordinance enacted by the City Council on May 30, 1984, which established an area known and designated as City of Chicago Special Service Area Number 5 and authorized the levy of an annual tax not to exceed an annual rate of three percent (3%) of the equalized assessed value of the taxable property therein to provide certain special services in and for such area for a period of 10 years (the "Initial Levy Period") in addition to the services provided by and to the City of Chicago (the "City") generally; and

WHEREAS, The Initial Levy Period expired; and

WHEREAS, On November 5, 1993, the City Council enacted an ordinance which again established a special service area known and designated as City of Chicago Special Service Area Number 5 to provide special governmental services in such area in addition to services provided generally by the City and authorizing a levy of an annual tax not to exceed three percent (3%) of the equalized assessed value of all property within the area to provide such services for an additional period of 10 years (the "Second Levy Period"); and

WHEREAS, The Second Levy Period has expired; and

WHEREAS, On November 5, 2003, the City Council enacted an ordinance (the "Establishment Ordinance") which again established a special service area known and designated as City of Chicago Special Service Area Number 5 (the "Area") to provide special governmental services in the Area in addition to services provided generally by the City (the "Special Services") and authorizing a levy of an annual tax not to exceed the sum of three percent (3%) of the equalized assessed value of the taxable property within the area to provide such services for an additional period of 10 years (the "Services Tax"); and

WHEREAS, The Establishment Ordinance established the Area as that territory approximately bounded by properties contained from 87th on the north to 93rd on the south along South Commercial Avenue; 91st frontage, from Exchange Avenue on the west to

Houston Avenue on the east; and 92nd frontage, from Exchange Avenue on the west to Harbor on the east; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include real estate rehabilitation and maintenance activities; loan packaging services; management of private security and anti-gang initiatives; advertising and promotion; area maintenance and beautification including but not limited to sidewalk sweeping, snow removal and maintenance of commercial area parking lot; storefront improvement assistance; facade rebate financing; and other technical assistance activities to promote commercial and economic development, including, but not limited to, streetscape improvements, strategic parking studies and planning; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Commercial Avenue Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services, and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Commercial Avenue Commission

Special Service Area Budget.

For the fiscal year beginning January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$478,357
TOTAL BUDGET REQUEST:	\$478,357
Source Of Funding	
Tax levy at an annual rate not to exceed three percent (3%) of the equalized assessed value of taxable property within Special Service Area Number 5	\$411,857
Carryover funds from previous tax years	\$ 66,500

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(l)(2) of the Constitution of the State of Illinois and pursuant

to the provisions of the Special Service Area Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$411,857 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City of Chicago, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with the South Chicago Chamber of Commerce, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 7. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 5

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

South Chicago Chamber Of Commerce

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 5 is entered into on January 1, 2011 by and between South Chicago Chamber of Commerce, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 5" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed 3.00% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on November 5, 2003, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages

applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq. (1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." if, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

if the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

if the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$411,857 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$66,500 which are being carried over from previous program years and which contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011, therefore, shall not exceed \$478,357.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$478,357, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it

understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer,

employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to

vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

(i) If Contractor has 25 or more full-time employees, and

(ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then

(iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

in accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;

11-4-1530 Compliance with rules and regulations required;
11-4-1550 Operational requirements; and
11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all

reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

- (1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;
- (2) failure to perform the Services in a manner satisfactory to the City;

(3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

E. The right to withhold all or any part of Contractor's compensation hereunder.

- F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective

date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in

accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and

- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:

Special Service Area #5 Commission
8826 S. Commercial Ave.
Chicago, Illinois 60617

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

With Copies to: Department of Law
Room 600, City Hall
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Corporation Counsel

If to Contractor: South Chicago Chamber of Commerce
8826 S. Commercial
Chicago, Illinois 60617
Attention: Neil Bosanko

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Commissioner, Department of
Community Development
as of _____, 20____

100240

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

CONTRACTOR

By: _____

Its: _____

Attested By: _____

its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of
(name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 5 read as follows:

(Sub)Exhibit 1.
 (To Service Provider Agreement For
 Special Service Area No. 5)

Special Service Area No. 5 -- Commercial Ave.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- Facade Improvements
- Parking/Transit/Accessibility
- Safety Programs

(Sub)Exhibit 2.
 (To Service Provider Agreement For
 Special Service Area No. 5)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 5 -- South Chicago

Special Service Area Chairperson: Elvia Perez

Service Provider Organization: South Chicago Chamber of Commerce

Special Service Area Program Manager: Neil Bosanko

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$18,350		\$2,750		\$21,100
Public Way Maintenance	58,150		9,050		67,200
Public Way Aesthetics	38,800		9,200		48,000
Tenant Retention/Attraction	7,750		750		8,500

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Facade Improvements	\$ 21,250		\$ 2,750		\$ 24,000
Parking/Transits/Accessibility	55,715		35,000		90,715
Safety Programs	131,500		4,000		135,500
District Planning	--		--		--
Other Technical Assistance	--		--		--
Total Services	\$331,515		\$63,500		\$395,015
Administration	41,342		3,000		44,342
Loss Collection 9.5%	39,000		--		39,000
GRAND TOTAL	\$411,857	+	\$66,500	=	\$478,357
Administration/Total Budget Ratio					9.3%

Levy Analysis	
Estimated 2009 EAV	\$ 13,836,512
Authorized Tax Rate Cap	3.000%
Estimated Tax Rate for 2010 Levy	2.977%
Estimated 2010 Levy	\$ 411,857

Special Service Area Number and Name: Special Service Area Number 5 -- South Chicago

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on July 15, 2010.

(Signed): Elvia Perez
SSA Chairperson Signature

Elvia Perez
SSA Chairperson Printed Name

August 2, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 5)

City Of Chicago
Economic Disclosure Statement And Affidavit.

SECTION I — GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

South Chicago Chamber of Commerce

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party: 8826 S. Commercial Ave

Chicago, IL 60617

C. Telephone: 773-768-1221 Fax: 773-768-2837 Email: sochicagochamber@yahoo.com

D. Name of contact person: Neil A. Bosanko

E. Federal Employer Identification No. (if you have one): 36-2988641

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Seeking City Council Approval for tax levy to fund SSA#5 services

G. Which City agency or department is requesting this EDS? Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input checked="" type="checkbox"/> Other (please specify) |
| | <u>501(c)(6)</u> |

Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity, or not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal holder(s).

Name	Title
See attached list	"No Members"

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

my other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name	Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, state or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the Disclosing Party
"None"		

SECTION III – BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes

☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV – DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
See attached			

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATION

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of its officers or employees identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any former official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further
indications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively
presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution"
means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker,
trust company, savings bank, investment bank, securities broker, municipal securities broker, securities
dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment
trust, venture capital company, bank holding company, financial services holding company, or any
licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential
Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity
whose predominant business is the providing of tax deferred, defined contribution, pension plans to
public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code.
(Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

"financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal
Code. We further pledge that none of our affiliates is, and none of them will become, a predatory
lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory
lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing
business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in
Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

NA

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold or taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name

Business Address

Nature of Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI – CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

1A

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any such rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration or time that such facility remains on the list.

If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Southern Chicago Chamber of Commerce Date: July 22, 2010

(Print or type name of Disclosing Party)

by:

(sign here)

Neil A. Bosanko

(Print or type name of person signing)

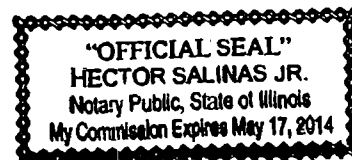
Executive Director

(Print or type title of person signing)

Signed and sworn to before me on (date) 7-22-10, by Neil Bosanko,
in Cook County, IL (state).

[Signature] Notary Public.

Commission expires: May 17, 2014



AFFIDAVIT

South Chicago Chamber of Commerce, a(n) Illinois Not-for-profit Corporation (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

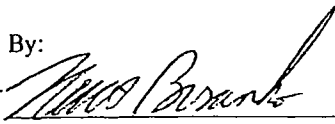
As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof.

South Chicago Chamber of Commerce
(Print or type name of Affiant)

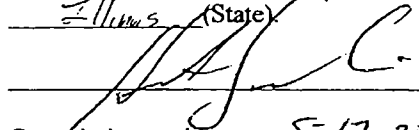
By:


(Sign here)

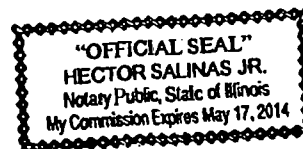
Neil A. Bosanko
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) 7/28/10, at Cook County,
Illinois (State)

 Notary Public.

Commission expires: 5-17-2014



Attachments and Appendix "A" referred to this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

South Chicago Chamber Of Commerce
List Of Officers And Board Of Directors -- 2010.

Officers:

Angela Hurlock	President
Theresa Dubois	Vice President
Gregory Zyvert	Vice President
Tom Schell	Treasurer
Susan Loncar	Secretary
Judy Cortes	Immediate Past President
Neil Bosanko	Executive Director

Board Of Directors:

Vernal Breashears
Marcia Carroll
Lupita Cordero
Bonnie Dinell Dimond
Clyde El-Amin
Julia Lopez
James R. McMillan
Lorraine Moreno

Kevin Murphy

Patrick Owens

Edward Peña

Elvia Perez

Michelle Perez

Joann Podkull

Alberto Resales

Leslie Rogers

Abdul Saleh

Arturo Valles

Joseph Vidales

Edward J. Vrdolyak

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

Proposed Vendors For 2011.

Web Site Design/Technology	1.06	\$ 600
----------------------------	------	--------

Ginger Face Designs (Local resident who works from home) arojastwo@yahoo.com

Sidewalk Cleaning	2.05	\$48,000
-------------------	------	----------

South Chicago Parents and Friends of
the Retarded
10241 South Commercial Avenue
(773) 734-2222
Local not-for-profit that hires
disabled adults

Snow Removal/Plowing	2.07	\$ 5,000
----------------------	------	----------

Exclusive Wrought Iron Fencing
9112 South South Chicago Avenue
(773)454-7778
Local business

Seasonal Banners	3.01	\$ 9,000
------------------	------	----------

WGN Flag Co.
7984 South South Chicago Avenue
(773)768-8076
Local business

Holiday Decorations	3.02	\$ 5,000
---------------------	------	----------

Temple Display
114 Kirkland Circle
Oswego, Illinois
60543-8067
(630)851-3331
Not a local company, since there
wasn't one local, we tried to
get the most benefit for the dollar

Landscaping	3.03	\$25,000
-------------	------	----------

South Chicago Parents and Friends of
the Retarded
10241 South Commercial Avenue
(773)734-2222
Local not-for-profit that hires
disabled adults

Public Way Surveillance	7.01	\$20,000
-------------------------	------	----------

Virtual Police of Chicago
401 North Michigan Avenue, Suite 1200
Chicago, Illinois 60611
(312)281-8123
No local business to meet the needs

Security Patrol	7.07	\$102,000
-----------------	------	-----------

Total Security Management, Inc.
17W220 22nd Street Suite 350
Oakbrook Terrace, Illinois 60181
(630)832-1076

After trying two local firms that couldn't
meet the needs of SSA No. 5
we had to look out of area.
However the firm does employ local officers

Auditor	10.01	\$ 6,000
---------	-------	----------

Benford Brown and Associates, Inc.
8334 South Stony Island Avenue
Chicago, Illinois 60617
(773)731-1300
Local firm

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding seven and 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as souse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or

sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

South Chicago Chamber of Commerce
(Print or type name of Disclosing Party)

Date: July 22, 2010

By:

(Signed): Neil A. Bosanko
(Sign here)

Neil A. Bosanko
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date)
July 22, 2010, by Neil Bosanko at
Cook County, Illinois (State).

(Signed): Hector Salinas Jr.
Notary Public

Commission expires: May 17, 2014

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 5)

Special Service Area No. 5.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPA's, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Agreement to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Certificate of Insurance Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 5)

Special Service Area No. 5.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law, covering all employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an

expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 5)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 5)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: H-P>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)
 OSA (Overtime is required for every hour worked on Saturday)
 OSH (Overtime is required for every hour worked on Sunday and Holidays)
 H/W (Health & Welfare Insurance)
 Pensn (Pension)
 Vac (Vacation)
 Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 5)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 5)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, Including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 5)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 5)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes; Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 1/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 1/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 5)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 5)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 5)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Holsters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEAMsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 5)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit;
Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole
and Expandable Trailers hauling material over 50 feet long; Slurry
trucks, 1-man operation; Winch trucks, 3 axles or more;
Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted
crane trucks with hoist and accessories; Foreman; Master Mechanic;
Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the
Department generally has on file such definitions which are
available. If a task to be performed is not subject to one of the
classifications of pay set out, the Department will upon being
contacted state which neighboring county has such a classification and
provide such rate, such rate being deemed to exist by reference in
this document. If no neighboring county rate applies to the task,
the Department shall undertake a special determination, such special
determination being then deemed to have existed under this
determination. If a project requires these, or any classification not
listed, please contact IDOL at 217-782-1710 for wage rates or
clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer,
operating engineer and truck driver. The work performed by
landscape plantsman and landscape laborer is covered by the existing
classification of laborer. The work performed by landscape operators
(regardless of equipment used or its size) is covered by the
classifications of operating engineer. The work performed by
landscape truck drivers (regardless of size of truck driven) is
covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 5)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Seated with our seals and dated this _____ day of _____ A.D., 20____

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing

Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgements, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

Approved _____, 20____	_____ (Seal)
_____	_____ (Seal)
Public Works Agent	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
Assistant Corporation Counsel	_____ (Seal)

PRINCIPAL
IF CORPORATIONSTATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____

who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____ appeared before me this day in person and acknowledged that _____

signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

PRINCIPAL
IF INDIVIDUALSTATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider.
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number _____ and Specification Number _____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon contractor's default for failure to comply with Chapter 4-36 on the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 5)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this Contractor's
Affidavit unavailable at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 5)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past 3 years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carry over" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 7.

[O2010-4447]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 7, amount to be levied: \$50,028, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Alderman Burke abstains from voting pursuant to Rule 14.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 46.

Nays -- None.

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

Alderman Burke invoked Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to this ordinance in previous and unrelated matters.

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time (the "Code"); and

WHEREAS, On June 26, 1985, the City Council of the City of Chicago (the "City Council") enacted an ordinance which established an area known and designated as City of Chicago Special Service Area Number 7 (the "Initial Area") to provide special governmental services in the Initial Area in addition to services provided generally by the City of Chicago (the "City") and authorized the levy of a special annual services tax not to exceed an annual rate of 2.5% of the equalized assessed value of the taxable property within the Initial Area to provide such services (the "Initial Levy Period"); and

WHEREAS, On August 28, 1986, the City Council enacted an ordinance, as amended by an ordinance enacted by the City Council on December 15, 1992, which again established a special service area known and designated as City of Chicago Special Service Area Number 7 (the "Second Area") to provide special governmental services in the Second Area in addition to services provided generally by the City, authorized the levy of an annual services tax not to exceed an annual rate of 5% of the equalized assessed value of all property within the Second Area to provide such services for an additional period of ten years (the "Second Levy Period"), enlarged the boundaries of the Initial Area, authorized the issuance of bonds and effectively terminated the Initial Levy Period; and

WHEREAS, The Second Levy Period has expired; and

WHEREAS, On November 8, 2006, the City Council enacted an ordinance, as amended by an ordinance enacted by the City Council on November 15, 2008, (collectively, the "Establishment Ordinance"), which again established a special service area known and designated as City of Chicago Special Service Area Number 7 (the "Area") to provide special governmental services in the Area in addition to services provided generally by the City (the "Special Services"), authorized the levy of an annual services tax (the "Services Tax") beginning in 2006 through and including 2025 not to exceed an annual rate of 0.98% of the equalized assessed value of all property within the Area to provide such services for an additional period of twenty (20) years; and

WHEREAS, The Establishment Ordinance established the Area as that territory approximately bounded by 47th Street on the north, 49th Street on the south, Central Park Avenue on the west, and Kedzie Avenue on the east; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include but are not limited to maintenance and beautification activities, new construction, coordinated marketing and promotional activities, parking and transit programs, area strategic planning, the recruitment and promotion of new businesses to the Area and retention and promotion of existing business within the Area, financing of storefront facade improvements, security programs and other technical assistance activities to promote community and economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Kedzie Industrial Tract Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services, and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, A certain fund established by the City ("Fund 145") in connection with the Area currently shows a surplus of funds in excess of \$69,132 (the "Fund 145 Funds"), which is currently available for use in connection with the Area; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sum from Fund 145 and by the levy of the Services Tax indicated in the amounts and for the purposes necessary to provide the Special Services in and for the Area, indicated as follows:

Kedzie Industrial Tract Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$119,160
TOTAL BUDGET REQUEST:	\$119,160

Source of Funding

Tax levy at an annual rate not to exceed 0.98 percent of the equalized assessed value of the taxable property within Special Service Area Number 7	\$ 50,028
Fund 145 Funds (Special Service Area Number 7)	\$ 69,132

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$50,028 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City of Chicago (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Back of the Yards Neighborhood Council, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 7

Between

*The City of Chicago
(Represented By The Special Service Area Commission)*

And

Back Of The Yards Neighborhood Council

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 7 is entered into on January 1, 2011 by and between *Back of the Yards Neighborhood Council*, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 7" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed .980% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom and the appropriation of certain surplus bond funds from Fund 145 for use in fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on November 8, 2006, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Bond Funds" means those surplus Service Tax Funds originally established by the City (Fund 145) in connection with the Area.

"Surplus Funds", also referred to as "Carry-Over Funds", means those additional Surplus Bond Funds and/or Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all

Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause,

44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation

of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SURPLUS BOND FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such

an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$50,028 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$69,132 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011, therefore, shall not exceed \$119,160.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$119,160, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Surplus Bond Funds or Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SURPLUS

BOND FUNDS OR SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer _____ and the Account _____ numbers _____ are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Surplus Bond Funds in fund number 145 and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and

health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

- (i) If Contractor has 25 or more full-time employees, and
 - (ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then
 - (iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.
- (b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.
- (c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.
- (d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.
- (e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this

Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer,

subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

(1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;

(2) failure to perform the Services in a manner satisfactory to the City;

(3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole

opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

E. The right to withhold all or any part of Contractor's compensation hereunder.

F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The

Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly

demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of

the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract or which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:

- a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:	Special Service Area #7 Commission 1751 W. 47th Street Chicago, Illinois 60609
	Department of Community Development City Hall, Room 1000 121 North LaSalle Street Chicago, Illinois 60602 Attention: Commissioner

With Copies to: Department of Law
Room 600, City Hall
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Corporation Counsel

Back of the Yards Neighborhood Council
1751 W. 47th Street
Chicago, Illinois 60609
Attention: Craig Chico

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

10/6/2010

REPORTS OF COMMITTEES

100319

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of
(name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 7 read as follows:

(Sub)Exhibit 1.
 (To Service Provider Agreement For
 Special Service Area No. 7)

Special Service Area No. 7 -- Kedzie Industrial Tract.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Tenant Retention/Attraction
- Safety Programs
- District Planning

(Sub)Exhibit 2.
 (To Service Provider Agreement For
 Special Service Area No. 7)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 7 -- Kedzie Industrial Tract

Special Service Area Chairperson: Mary Bochenek

Service Provider: Back of Yards Neighborhood Council

Special Service Area Program Manager: Leslie Jacobs

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	145 Funds	=	2011 Budget
Service					
Advertising and Promotion	\$ 1,500		\$ --		\$ 1,500
Public Way Maintenance	15,200		--		15,200
Public Way Aesthetics	--		--		--
Tenant Retention/Attraction	1,000		--		1,000
Facade Improvements	--		--		--
Parking/Transits/Accessibility	--		--		--

	2010 Levy	+	145 Funds	=	2011 Budget
Service					
Safety Programs	\$14,500		\$60,000		\$ 74,500
District Planning	8,000		--		8,000
Other Technical Assistance	--		--		--
Total Services	\$40,200		\$60,000		\$100,200
Administration	4,828		9,132		13,960
Loss Collection 10.0%	5,000		--		5,000
GRAND TOTAL	\$50,028	+	\$69,132	=	\$119,160
Administration/Total Budget Ratio					11.7%

Levy Analysis	
Estimated 2009 EAV	\$ 16,357,769
Authorized Tax Rate Cap	0.980%
Estimated Tax Rate for 2010 Levy	0.306%
Estimated 2010 Levy	\$ 50,028

Special Service Area Number and Name: Special Service Area Number 7 -- Kedzie Industrial Tract

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on June 24, 2010.

(Signed): Mary Bochenek
SSA Chairperson Signature

Mary Bochenek
SSA Chairperson Printed Name

June 24, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For Special
Service Area No. 7)

City Of Chicago
Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

BACK OF THE YARDS NEIGHBORHOOD COUNCIL

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party:

1751 W. 47th St.

CHICAGO, IL 60609

C. Telephone: 773-523-4446 Fax: 773-254-3525 Email: CACV@COMCAST.NET

D. Name of contact person: CRAIG CHICO

E. Federal Employer Identification No. (if you have one): 36-2079600

P. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

ENTER INTO A CONTRACT TO PROVIDE SERVICES FOR SSA #7

G. Which City agency or department is requesting this EDS? Department of Community development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name	Title
<u>See Attached List</u>	

No Members

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf

Name

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

NAME

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
---	---------------------	--	---

SEE ATTACHED

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

- any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☒ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name	Business Address	Nature of Interest
------	------------------	--------------------

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

___ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

N/A

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2 If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Back of the Yards Neighborhood Council Date: 08/03/2010

(Print or type name of Disclosing Party)

By:

Craig Chico
(sign here)

Craig A. Chico

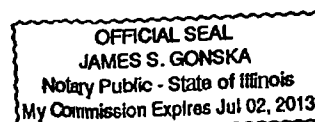
(Print or type name of person signing)

President & CEO

(Print or type title of person signing)

Signed and sworn to before me on (date) 8-3-10, by CRAIG CHICO,
at COOK County, ILLINOIS (state).

James S. Gonska Notary Public.
Commission expires: 7-2-13



AFFIDAVIT

SACK OF THE THREE NEIGHBORHOOD COUNCIL, a(n) *ILLINOIS NOT-FOR-PROFIT ORGANIZATION* (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof.

BACK OF THE YARDS NEIGHBORHOOD COUNCIL
(Print or type name of Affiant)

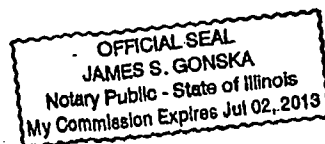
By: Craig Clive
(Sign here)

CRAIG CLIVE
(Print or type name of person signing)

PRESIDENT
(Print or type title of person signing)

Signed and sworn to before me on (date) 8-5-10, at COOK County,
ILLINOIS (State).

James Gonska Notary Public.
Commission expires: 7-2-13



Attachments and Appendix "A" referred to in this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B. I.a.
(To Economic Disclosure Statement And Affidavit)

Back Of The Yards Neighborhood Council.

Board Of Directors.

Chairman of the Board and Secretary	Philip K. Fuentes
President and Chief Executive Officer	Craig A. Chico
Treasurer	Joseph Mario Moreno
	Dan Arce
	Father Bruce Wellems
	Kim McCullough
	Richard Gentile
	Patricia Doherty-Wildner

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

Kedzie Industrial Tract.

2011 List Of Retained Parties.

- | | |
|---|---|
| 1. Leslie Jacobs
SSA #7 Program Manager | \$21,000/year |
| 2. Emerald Security Services
Unarmed Guard Service (56 to 88 hours per week) | \$15.50/hour + \$2/hour gasoline
[\$23.25/hour holidays] |
| 3. Bill Cheevers
Snow removal (when above 4 inches) | \$ 90/hour |
| 4. RPM Garage Door and Gate Service | \$4,000/year (est.) |

4. Cary Hall

Auditor (share with other BYNC programs)

\$700/annual audit

Appendix "A".

(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exist if, as of the date this E.D.S. is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes☒ No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected, (3) the name and title of the elected city official or

department head to whom such person has a familial relationship and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Back of the Yards Neighborhood Council
(Print or type name of Disclosing Party)

Date: August 5, 2010

By:

(Signed): Craig Chico
(Sign here)

Craig Chico
(Print or type name of person signing)

President
(Print or type title of person signing)

Signed and sworn to before me on (date)
August 5, 2010, by Craig Chico, at
Cook County, Illinois (State).

(Signed): James Gonska
Notary Public

Commission expires: July 2, 2013

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 7)

Special Service Area No. 7.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPA's, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance

covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Agreement to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 7)

Special Service Area No. 7.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract

completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original

Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Services Area No. 7)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
=====	==	==	=	=====	=====	=====	=====	=====	=====	=====	=====	=====
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Services Area No. 7)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: H-F>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.

OSA (Overtime is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

H/W (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Services Area No. 7)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Services Area No. 7)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Services Area No. 7)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Services Area No. 7)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Services Area No. 7)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane; Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Oump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Services Area No. 7)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Services Area No. 7)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Holsters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Services Area No. 7)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area Number 7)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this

day of

A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing

Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgments, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect,

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

Approved _____, 20____	_____ (Seal)
	_____ (Seal)
_____ Purchasing Agent	_____ (Seal)
	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
_____ Assistant Corporation Counsel	_____ (Seal)

PRINCIPAL
IF CORPORATION

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____
who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____, appeared before me this day in person and acknowledged that _____
signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

PRINCIPAL
IF INDIVIDUAL

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 7)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall

be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 7)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.

- b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP, including cost and independence.
5. Rate the proposals as follows:
- a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
- a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carry over" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 8.

[O2010-4448]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and approval of a service provider agreement for Special Service Area Number 8, amount to be levied: \$815,950, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq. (the "Special Service Area Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time; and

WHEREAS, On September 14, 1988, the City Council of the City of Chicago (the "City Council") enacted an ordinance which established an area known and designated as City of Chicago Special Service Area Number 8 and authorized the levy of an annual tax not to exceed an annual rate of forty-one hundredths of one percent (.41%) of the equalized assessed value of the taxable property therein to provide certain special services in and for the Area for a period of five years (the "Initial Levy Period") in addition to the services provided by and to the City of Chicago (the "City") generally; and

WHEREAS, The Initial Levy Period expired; and

WHEREAS, On November 17, 1993, the City Council enacted an ordinance which again established a special service area known and designated as City of Chicago Special Service Area Number 8 to provide special governmental services in the area in addition to services provided generally by the City and authorizing a levy of an annual tax not to exceed forty-one hundredths of one percent (.41%) of the equalized assessed value of all property within the area to provide such services for an additional period of 10 years (the "Second Levy Period"); and

WHEREAS, The Second Levy Period has expired; and

WHEREAS, On December 17, 2003, the City Council enacted an ordinance (the "Establishment Ordinance") which again established a special service area known and designated as City of Chicago Special Service Area Number 8 (the "Area") to provide special governmental services in the area in addition to services provided generally by the City (the "Special Services") and authorizing a levy of an annual tax not to exceed the sum of forty-one hundredths of one percent (.41%) of the equalized assessed value of the taxable property within the area to provide such services for an additional period of 10 years (the "Services Tax"); and

WHEREAS, The Establishment Ordinance established the Area as that territory approximately consisting of Broadway Street, from Diversey Parkway to Grace Street; on Clark Street, from Diversey Parkway to Fletcher on the west side and Belmont Avenue on the east side; on Halsted Street, from Diversey Parkway to Belmont Avenue; on Belmont Avenue, from Halsted Street to Broadway; on Diversey Parkway, from Halsted Street to Sheridan Road; and

WHEREAS, The Special Services authorized in the Establishment Ordinance included maintenance and beautification activities; the recruitment and promotion of new businesses to the Area and retention and promotion of existing business within the Area; coordinated marketing and promotional activities; strategic planning for the general development of the Area; financing of storefront facade improvements; security programs, including, but not limited to, the development of cooperative crime prevention programs; and other technical assistance activities to promote commercial and economic development, including, but not limited to, streetscape improvements, strategic transit/parking improvements including parking management studies, and enhanced local land use oversight and control initiatives such as monitoring zoning and building code compliance; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Lake View East Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services, and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Lake View East Special Service Area Commission

Special Service Area Budget.

For the fiscal year beginning January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$831,950
TOTAL BUDGET REQUEST:	\$831,950

Source of Funding

Tax levy at an annual rate not to exceed forty-one hundredths of one percent (0.41%) of the equalized assessed value of taxable property within Special Service Area Number 8	\$815,950
Carryover funds from previous tax years	\$ 16,000

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Special Service Area Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$815,950 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City of Chicago, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Lake View East Chamber of Commerce, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 8

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

Lake View East Chamber Of Commerce

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 8 is entered into on January 1, 2011 by and between Lake View East Chamber of Commerce, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 8" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed .410% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on December 17, 2003, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement

unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in

Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq.(1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will

notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$815,950 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$16,000 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1 2011 and December 31, 2011, therefore, shall not exceed \$831,950.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$831,950, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds

appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to

compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

(i) If Contractor has 25 or more full-time employees, and

(ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then

(iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base

wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;

11-4-1530 Compliance with rules and regulations required;
11-4-1550 Operational requirements; and
11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the Inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

- (1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;
- (2) failure to perform the Services in a manner satisfactory to the City;
- (3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;
- (4) discontinuance of the Services for reasons within the Contractor's reasonable control;
- (5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and
- (6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

- B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.
- C. The right of specific performance, an injunction or any other appropriate equitable remedy.
- D. The right to money damages.
- E. The right to withhold all or any part of Contractor's compensation hereunder.
- F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default

entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City: Special Service Area #8 Commission
3138 N. Broadway
Chicago, Illinois 60657

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

With Copies to: Department of Law
Room 600, City Hall
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Corporation Counsel

Lake View East Chamber of Commerce
3138 N. Broadway
Chicago, Illinois 60657
Attention: Maureen Martino

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of
(name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 8 read as follows:

(Sub)Exhibit 1.
 (To Service Provider Agreement For
 Special Service Area No. 8)

Special Service Area No. 8 -- Lakeview East.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- Facade Improvements
- Parking/Transit/Accessibility
- Safety Programs
- District Planning

(Sub)Exhibit 2.
 (To Service Provider Agreement For
 Special Service Area No. 8)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 8 -- Lakeview East

Special Service Area Chairperson: Dan Wolf

Service Provider Organization: Lakeview East Chamber of Commerce

Special Service Area Program Manager: Maureen T. Martino

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$178,000		\$3,000		\$181,000
Public Way Maintenance	162,250		5,000		167,250
Public Way Aesthetics	177,000		3,000		180,000
Tenant Retention/Attraction	23,000		--		23,000

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Facade Improvements	\$ 64,000		\$ 5,000		\$ 69,000
Parking/Transits/Accessibility	5,000		--		5,000
Safety Programs	5,000		--		5,000
District Planning	43,000		--		43,000
Other Technical Assistance	--		--		--
Total Services	\$657,250		\$16,000		\$673,250
Administration	101,700		--		101,700
Loss Collection 7.0%	57,000		--		57,000
GRAND TOTAL	\$815,950	+	\$16,000	=	\$831,950
Administration/Total Budget Ratio					12.2%

Levy Analysis	
Estimated 2009 EAV	\$ 253,489,953
Authorized Tax Rate Cap	0.410%
Estimated Tax Rate for 2010 Levy	0.322%
Estimated 2010 Levy	\$ 815,950

Special Service Area Number and Name: Special Service Area Number 8 -- Lakeview East

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on August 6th, noted in meeting notes.

(Signed): Dan Wolf
SSA Chairperson Signature

Dan Wolf
SSA Chairperson Printed Name

June 17, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 8)

Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

LAKE VIEW EAST CHAMBER OF COMMERCE

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party: 3138 N. Broadway
Chicago, IL 60657

C. Telephone: 773-348-8608 Fax: 773-348-7409 Email: maureen@lakevieweast.com

D. Name of contact person: Maureen Martino

E. Federal Employer Identification No. (if you have one): 36 314 6679

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Special Service Area #8 (council approved program)

G. Which City agency or department is requesting this EDS? Dept. of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # N/A and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes

 ☐ No

 ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name

Title

"no members""See attached list of Officers and Directors"

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

N/A

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

N/A

"None"

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
---	---------------------	--	---

see attached list

see attached list

see attached list

see attached list

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

- any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/a

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name

Business Address

Nature of Interest

N/a

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

10/6/2010

REPORTS OF COMMITTEES

100411

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Lake View East Chamber of Commerce

Date: 8/02/10

(Print or type name of Disclosing Party)

By:


(sign here)


Maureen T. Martino

(Print or type name of person signing)

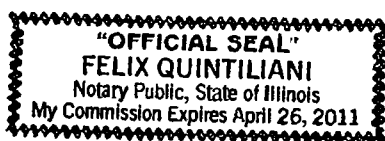
Executive Director

(Print or type title of person signing)

Signed and sworn to before me on (date) 08/02/10, by MAUREEN MARTINO,
at COOK County, ILLINOIS (state).

 Notary Public.

Commission expires: 04/26/2011.



A F F I D A V I T

Lake View East Chamber of Commerce, a(n) Illinois non-profit corporation (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

Lake View East Chamber of Commerce
(Print or type name of Affiant)

By:

Maureen Martino
(Sign here)

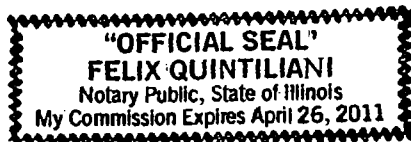
MAUREEN MARTINO
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) 08/06/2010, at COOK County,
ILLINOIS (State).

Felix Quintiliani Notary Public.

Commission expires: 04/26/2011.



Attachments and Appendix "A" referred to this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

2010 LVECC Board Member Directory.

Name	Business	Title
Audain-Reed, Pilar	Kreative Soul	
Chan, York	Advocate Illinois Masonic	Secretary
Cournane, Martin	Wilde Bar & Restaurant	
Fowler, Laurie	Monsignor Murphy's	
Giarratano, Sam	Flub a Dub Chub	
James, Tahsa	Lakeview Athletic Club	
Loproto, Jerry	Best Western	
Mack, Todd	Foursided/Twosided	President
Mertz, Nancie King	Art de Triumph	
Moise, Tal	V Fish Designs	
Patrizi, Bob	Halo Salon	
Quintiliani, Felix	Gay Chicago	
Rodriguez, Maria	El Nuevo Mexicano	
Shepard, Bill	North Community Bank	Vice President
Valencia, Chuy	Chilam Bilam	
Winner, David	DLW Business Consultants	Treasurer
Martino, Maureen	LVECC	Executive Director

*Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)*

Retained Parties.

10/6/2010

REPORTS OF COMMITTEES

100415

Name	Address	Phone	Web	Subcontractor	Est.	R/A
Matt Coton & Assoc	920 N. Humphrey Ave. Oak Park, IL	708-386-6990	contact@mattcotton.com	Technology/Website Mgmt	\$ 8,000	retained
George Jon & Assoc	213 N. Morgan, Chicago	312-850-4320	sales@georgejon.com	Technology/Hardware/Server	\$ 4,000	retained
EM Everts	417 E. 14 th Avenue Naperville, IL	630-536-8416	emelloy@emevents.com	Artist Recruitment	\$14,000	anticipated
Christy Weber Landscapes	230 N. Western	773-533-0477	www.christywebber.com	Landscaper/Floral	\$50,000	anticipated
Pressure Washing Systems	1615 S. 55 th Ave., Chicago	708-652-9274	pressurewashingsystems.com	Maintenance	\$35,000	anticipated
Chicago Event Graphics	400 N. Hart Street	(312) 997-2406	david@chicagoeventgraphics.com	Banners/Maintenance	30,000	retained

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all Corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Lakeview East Chamber of Commerce
(Print or type name of Disclosing Party)

Date: August 6, 2010

By: _____

Maureen Martino
(Sign here)

Maureen Martino
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on
(date) August 6, 2010, by Maureen Martino,
at Cook County, Illinois (State).

(Signed): Felix Quintiliani
Notary Public

Commission expires: April 26, 2011

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 8)

Special Services Area No. 8.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform

any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: All premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPA's, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 8)

Special Service Area No. 8.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all

employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain

certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

10/6/2010

REPORTS OF COMMITTEES

100423

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 8)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
=====	==	==	==	=====	=====	=====	==	==	=====	=====	=====	=====
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
UPEKATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 8)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-F=8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)

OSA (Overtime is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

M/W (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 8)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are tor and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 8)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 8)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; uerricks, Traveling; tormless curb ana

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 8)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 8)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Sooding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 8)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 8)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Holsters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 8)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 8)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this

day of

A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgements, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

_____	_____ (Seal)
Approved _____, 20____	_____ (Seal)
_____	_____ (Seal)
Procuring Agent	_____ (Seal)
_____	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
_____	_____ (Seal)
Assistant Corporate Counsel	

PRINCIPAL
IF CORPORATION

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and

_____ Secretary of the _____

who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as

their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

_____ of the _____ who _____ personally known

to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____

_____ appeared before me this day in person and acknowledged that _____

signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free

and voluntary act of the said _____

for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

PRINCIPAL
IF INDIVIDUAL

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing

instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the

said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Board reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 8)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this Contractor's
Affidavit unavailable at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 8)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carry over" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 10.

[O2010-4420]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and approval of a service provider agreement for Special Service Area Number 10, amount to be levied: \$431,683, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Alderman Burke abstained from voting pursuant to Rule 14.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 46.

Nays -- None.

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

Alderman Burke invoked Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to this ordinance in previous and unrelated matters.

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq. (the "Special Service Area Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time; and

WHEREAS, On September 13, 1989, the City Council of the City of Chicago (the "City Council") enacted an ordinance, as amended by an ordinance enacted by the City Council on November 15, 1995 (collectively, the "Establishment Ordinance") which established an area known and designated as City of Chicago Special Service Area Number 10 (the "Area") and authorized the levy of an annual tax not to exceed an annual rate of one and nine-tenths percent (1.9%) of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area as that territory approximately bounded by the area fronting in whole or in part on 47th Street, from the Conrail Railroad tracks on the west (2200 west) to Loomis Avenue on the east, and on Ashland Avenue, from the Conrail Railroad tracks on the north (4000 south) to 49th Street on the south; and

WHEREAS, The Special Services authorized in the Establishment Ordinance included recruitment of new businesses to the Area, rehabilitation activities, loan packaging services, maintenance and beautification activities, coordinated promotional and advertising activities for the Area, private security services, and other technical assistance activities to promote commercial and economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Back of the Yards Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City of Chicago and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City of Chicago and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing on January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of

the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Back Of The Yards Special Service Area

Special Service Area Budget.

For the fiscal year beginning January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$461,183
TOTAL BUDGET REQUEST:	\$461,183
Source of Funding	
Tax levy at an annual rate not to exceed one and nine-tenths percent (1.9%) of the equalized assessed value of taxable property within Special Service Area Number 10	\$431,683
Carryover from previous tax years	\$ 29,500

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Special Service Area Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$431,683 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City of Chicago (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City of Chicago, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Back of the Yards Neighborhood Council, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 10.

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

Back Of The Yards Neighborhood Council

Effective January 1, 2011 Through December 1, 2011.

FinSSA#10 PLATE 5

This Agreement for the management of Special Service Area Number 10 is entered into on January 1, 2011 by and between Back of the Yards Neighborhood Council, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 10" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed 1.90% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on September 13, 1989, as amended on November 15, 1995, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the

salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319

(1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq.(1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not

limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under

the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$431,683 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$29,500 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1 2011 and December 31, 2011, therefore, shall not exceed \$461,183.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$461,183, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds

appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided,

however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

(i) If Contractor has 25 or more full-time employees, and

(ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then

(iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above).

If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

(1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;

(2) failure to perform the Services in a manner satisfactory to the City;

(3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

- E. The right to withhold all or any part of Contractor's compensation hereunder.
- F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperfomed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

If any provision of this Agreement is held or deemed to be or shall in fact be inoperative or unenforceable as applied in any particular case in any jurisdiction or in all cases because it conflicts with any other provision hereof or of any constitution, statute, ordinance, rule of law or public policy, or for any other reason, such circumstances shall not have the effect of rendering such provision inoperative or unenforceable in any other case or circumstances, or of rendering

any other provision herein invalid, inoperative, or unenforceable to any extent. The invalidity of any one or more phrases, sentences, clauses or sections herein shall not effect the remaining portions of this Agreement or any part thereof.

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:	Special Service Area #10 Commission 1751 W. 47 th Street Chicago, Illinois 60609
	Department of Community Development City Hall, Room 1000 121 North LaSalle Street Chicago, Illinois 60602 Attention: Commissioner
With Copies to:	Department of Law Room 600, City Hall 121 North LaSalle Street Chicago, Illinois 60602 Attention: Corporation Counsel
If to Contractor:	Back of the Yards Neighborhood Council 1751 W. 47 th Street Chicago, Illinois 60609 Attention: Craig A. Chico

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
(name/s of perspn/s) as _____ (type of authority, e.g., officer, trustee, etc.) of
(name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 10 read as follows:

(Sub)Exhibit 1.
(To Service Provider Agreement For
Special Service Area No. 10)

Special Service Area No. 10 -- Back Of The Yards.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- Facade Improvements
- Parking/Transit/Accessibility

(Sub)Exhibit 2.
(To Service Provider Agreement For
Special Service Area No. 10)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 10 --
Back of the Yards

Special Service Area Chairperson: Mai Montoya

Service Provider Organization: Back of the Yards Neighborhood Council

Special Service Area Program Manager: Fabiola Flores

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carry Over	=	2011 Budget
Service					
Advertising and Promotion	\$106,392		\$5,800		\$112,192
Public Way Maintenance	116,483		4,700		121,183
Public Way Aesthetics	5,000		7,000		12,000
Tenant Retention/Attraction	12,957		--		12,957
Facade Improvements	17,372		1,000		18,372

	2010 Levy	+	Carry Over	=	2011 Budget
Service					
Parking/Transits/Accessibility	\$ 81,320		\$11,000		\$ 92,320
Safety Programs	--		--		--
District Planning	--		--		--
Other Technical Assistance	--		--		--
Total Services	\$339,524		\$29,500		\$369,024
Administration	72,086		--		72,086
Loss Collection 4.6%	20,073		--		20,073
GRAND TOTAL	\$431,683	+	\$29,500	=	\$461,183
Administration/Total Budget Ratio					15.6%

Levy Analysis	
Estimated 2009 EAV	\$ 23,122,313
Authorized Tax Rate Cap	1.900%
Estimated Tax Rate for 2010 Levy	1.867%
Estimated 2010 Levy	\$ 431,683

Special Service Area Number and Name: Service Area Number 10 -- The Back of The Yards

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on: _____ [insert meeting date here].

(Signed): Mai Montoya
SSA Chairperson Signature

Mai Montoya
SSA Chairperson Printed Name

August 5, 2010
Date

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

BACK OF THE YARDS NEIGHBORHOOD COUNCIL

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party:

1751 W. 47TH STREET

CHICAGO, IL 60609

C. Telephone: (773) 523-4416 Fax: (773) 254-3525 Email: CACV@COMCAST.NET

D. Name of contact person: CRAIG A. CHICO

E. Federal Employer Identification No. (if you have one): 36-2079600

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

ENTER INTO A CONTRACT TO PROVIDE SERVICES FOR SSA #10 BACK OF THE YARDS

G. Which City agency or department is requesting this EDS? Dept of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

ILLINOIS

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes

 ☐ No

 ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name	Title
------	-------

PLEASE SEE ATTACHED LISTNO MEMBERS

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

N/A

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

N/A

"None"

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
---	---------------------	--	---

SEE ATTACHED LIST

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☒ No ☐ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

- any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name

Business Address

Nature of Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

 X 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

N/A

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sfillin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII – ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2 If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

BACK OF THE YARDS NEIGHBORHOOD CODNCIL

(Print or type name of Disclosing Party)

Date: 8-5-10

By:

(sign here)

CRAIG A. CHICO

(Print or type name of person signing)

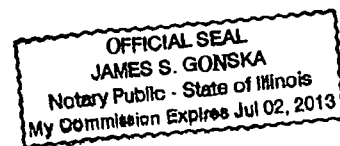
PRESIDENT & CEO

(Print or type title of person signing)

Signed and sworn to before me on (date) 8-5-10, by CRAIG CHICO,
at COOK County, ILLINOIS (state).

James Gonska Notary Public.

Commission expires: 7-2-13



A F F I D A V I T

Back of the Yards Neighborhood Council, a(n) Illinois non-Profit Corporation (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

Back of the Yards Neighborhood Council
(Print or type name of Affiant)

By: Craig Chiu
(Sign here)

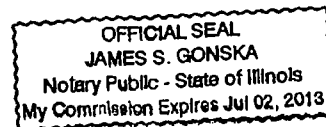
CRAIG CHIU
(Print or type name of person signing)

PRESIDENT
(Print or type title of person signing)

Signed and sworn to before me on (date) 8-5-10, at COOK County,
ILLINOIS (State)

James Gonska Notary Public.

Commission expires: 7-2-13



Attachments and Appendix "A" referred to in this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

Back Of The Yards Neighborhood Council

Board Of Directors.

Philip K. Fuentes
Chairman of the Board and Secretary

Craig A. Chico
President and CEO

Joseph Mario Moreno
Treasurer

Dan Arce

Father Bruce Wellems

Kim McCullough

Richard Gentile

Patricia Doherty-Wildner

*Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)*

Special Service Area No. 10.

Vendors List.

Anticipated To Be Retained -- Type	Subcontractors Company Name	Contact	Address	Estimated Cost
Accountant	Cary J. Hall & Associates L.L.C.	Cary J. Hall	1812 North 79 th Court	\$ 5,000
Banners, Holiday Decorations, Signs	Folgers Flag and Decorating	David or Debbie Folgers	2748 West York Street, Blue Island, Illinois 60406	\$ 5,000
Advertising and Promotion	La Raza Newspaper	Maria Rossi	6001 North Clark Street, Chicago, Illinois 60660	\$ 6,500
	Chicago Defender Publishing Company	Dyanna Lewis	200 South Michigan Avenue, Suite 1700 Chicago, Illinois 60604	\$ 2,000
	Univision Radio	Juan Murillo	625 North Michigan Avenue, Chicago, Illinois 60611	\$10,000
Sanitation Services	Allied Waste Service		2608 South Damen Avenue, Chicago, Illinois 60608	\$ 4,000
Insurance	JMB Insurance	David Macknin	900 North Michigan Avenue, Chicago, Illinois 60613	\$12,000
Office Supplies	Staples	Megan Casseroy	4640 South Pulaski Road, Chicago, Illinois 60632	\$ 3,000
Printing	Del Sol Printing	Rafael Paul	1745 West 47 th Street, Chicago, Illinois 60609	\$ 1,500
Fuel	Klean Car Wash		4443 South Ashland Avenue, Chicago, Illinois 60609	\$13,000
Storage	MKM Enterprises		1443 West 41 st Street, Chicago, Illinois 60609	\$ 2,000
Radio Air-time	ESP		8330 South Madison Street, Burr Ridge, Illinois 60527	\$ 1,200
Power Washing	Pressure Washing Systems	Bill Mologousis	1615 South 55 th Street	\$ 7,000

10/6/2010

REPORTS OF COMMITTEES

100491

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

[] Yes

[x] No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Back of The Yards Neighborhood Council
(Print or type name of Disclosing Party)

Date: August 5, 2010

By:

(Signed): Craig Chico
(Sign here)

Craig A. Chico
(Print or type name of person signing)

President
(Print or type title of person signing)

Signed and sworn to before me on (date)
August 5, 2010, by Craig Chico at
Cook County, Illinois (State).

(Signed): James Gorska
Notary Public

Commission expires: July 2, 2013

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 10)

Special Service Area No. 10.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform

any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g. CPA's, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement,

against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 10)

Special Service Area No. 10.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law, covering all employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any

certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 10)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
=====	==	==	=	=====	=====	=====	==	==	=====	=====	=====	=====
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 10)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	6.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-P>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)

OSA (Overtime is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

H/H (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 10)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 10)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 10)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 10)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including ¾ cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including ¾ cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines: ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 10)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane; Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 10)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 10)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Holsters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 10)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 10)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this

day of

A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgements, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect,

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

Approved _____, 20____

Purchasing Agent

Approved as to form and legality:

Assistant Corporation Counsel

(Seal)

(Seal)

(Seal)

(Seal)

(Seal)

(Seal)

PRINCIPAL
IF CORPORATION

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____
who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____, appeared before me this day in person and acknowledged that _____
signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

PRINCIPAL
IF INDIVIDUAL

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance And Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 10)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____

Agreement between the City of Chicago and _____ dated _____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this _____ day of _____, 20____.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 10)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carry over" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 16.

[O2010-4449]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 16, amount to be levied: \$119,029, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., (the "Special Service Area Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time; and

WHEREAS, On July 31, 1996, the City Council of the City of Chicago (the "City Council") enacted an ordinance, as further amended by an ordinance by the City Council on November 20, 1996 (collectively the "Establishment Ordinance") which established an area known and designated as City of Chicago Special Service Area Number 16 (the "Area") and authorized the levy of an annual tax, for the period beginning in tax year 1996 through and including tax year 2016, not to exceed an annual rate of one percent (1%) of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area as that territory approximately bounded by Madison Street on the north, the John Fitzgerald Kennedy Expressway on the east, Congress Parkway on the south and Green Street on the west; and

WHEREAS, The Special Services authorized in the Establishment Ordinance included recruitment of new businesses to the Area, rehabilitation activities, loan packaging services, landscaping, security, maintenance and beautification activities including, but not limited to, the maintenance and lighting of certain public improvements in the form of pillars and pavilions to be erected in the Area, coordinated promotional and advertising activities for the Area, and other technical assistance activities to promote commercial and economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Greektown/Halsted Street Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011,

and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services, and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Greektown/Halsted Street Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$119,029
TOTAL BUDGET REQUEST:	\$119,029
Source Of Funding	
Tax levy at an annual rate not to exceed one percent (1%) of the equalized assessed value of taxable property within Special Service Area Number 16	\$119,029

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Special Service Area Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$119,029 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City of Chicago, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with United Hellenic American Congress, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 16

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

United Hellenic American Congress

Effective January 1, 2011 Through December 31, 2011.

AGREEMENT

This Agreement for the management of Special Service Area Number 16 is entered into on January 1, 2011 by and between United Hellenic American Congress, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 16" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed 1.00% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on July 31, 1996, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services Identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised

services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or

otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq.(1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any

breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties; and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any

business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards,

barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$119,029 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$119,029, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

- (i) If Contractor has 25 or more full-time employees, and
- (ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then
- (iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and

(a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from

participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code.

Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

- (1) failure to commence or ensure timely completion of the **Services** due to a reason or circumstance within Contractor's reasonable control;
- (2) failure to perform the **Services** in a manner satisfactory to the City;
- (3) failure to promptly re-perform within a reasonable time **Services** that were rejected as erroneous or unsatisfactory;
- (4) discontinuance of the **Services** for reasons within the Contractor's reasonable control;
- (5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and
- (6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

E. The right to withhold all or any part of Contractor's compensation hereunder.

F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any

event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperfomed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City: Special Service Area #16 Commission
600 W. Jackson, Suite 500
Chicago, Illinois 60661

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

With Copies to: Department of Law
Room 600, City Hall
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Corporation Counsel

United Hellenic American Congress
600 W. Jackson, Suite 500
Chicago, Illinois 60661
Attention: Helen Alexander

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____
Its: _____
Attested By: _____
Its: _____

State of _____
County of _____

This instrument was acknowledged before me on _____ (date) by
_____ (name/s of person/s) as _____ (type of authority, e.g.,
officer, trustee, etc.) of _____ (name of party
on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 16 read as follows:

(Sub)Exhibit 1.
 (To Service Provider Agreement For
 Special Service Area No. 16)

Special Service Area No. 16 -- Greektown.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics

(Sub)Exhibit 2.
 (To Service Provider Agreement For
 Special Service Area No. 16)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name:	Special Service Area Number 16 -- Greektown
Special Service Area Chairperson:	Frank Caputo
Service Provider Organization:	U.H.A.C.
Special Service Area Program Manager:	Diamond Mendonides
Budget Period:	January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$51,548		\$ --		\$51,548
Public Way Maintenance	20,589		--		20,589
Public Way Aesthetics	22,881		--		22,881
Tenant Retention/Attraction	--		--		--
Facade Improvements	--		--		--

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Parking/Transits/Accessibility	\$ --		\$ --		\$ --
Safety Programs	--		--		--
District Planning	--		--		--
Other Technical Assistance	--		--		--
Total Services	\$ 95,018		\$ --		\$ 95,018
Administration	21,760		--		21,760
Loss Collection 1.9%	2,251		--		2,251
GRAND TOTAL	\$119,029	+	\$ --	=	\$119,029
Administration/Total Budget Ratio					18.3%

Levy Analysis	
Estimated 2009 EAV	\$11,911,179
Authorized Tax Rate Cap	1.000%
Estimated Tax Rate for 2010 Levy	0.999%
Estimated 2010 Levy	\$ 119,029

Special Service Area Name and Number: _____

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on: _____

(Signed): Frank Caputo
SSA Chairperson Signature

Frank Caputo
SSA Chairperson Printed Name

April 22, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 16)

Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

UNITED HELLENIC AMERICAN CONGRESS (UHAL)

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party:

600 W. JACKSON BLVD.
STE 500, CHICAGO, IL, 60661

C. Telephone: 312-775-9000 Fax: 312-775-9100 Email: _____

D. Name of contact person: HELEN ALEXANDER

E. Federal Employer Identification No. (if you have one): 36-2956403

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

SSA #16, SOLE SERVICE PROVIDER AGREEMENT, TAX LEVY
AND 2011 PROGRAM PACKET.

G. Which City agency or department is requesting this EDS? OCD

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

ILLINOIS

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name	Title
<u>ANDREW A. ATHENS</u>	<u>EXECUTIVE DIRECTOR AND NATIONAL CHAIRMAN</u>

- SEE ATTACHED LIST OF BOARD OF DIRECTORS- THERE ARE "NO MEMBERS"

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf

Name

Title

 N/A

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

 None

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes

☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
---	---------------------	--	---

SEE ATTACHED

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

- any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes ☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes ☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name	Business Address	Nature of Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2 If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

UNITED HELLENIC

AMERICAN CONGRESS

(Print or type name of Disclosing Party)

Date: AUGUST 9, 2010

By:

Andrew A. Athens
(sign here)

ANDREW A. ATHENS

(Print or type name of person signing)

EXECUTIVE DIRECTOR

NATIONAL CHAIRMAN

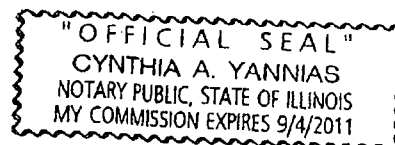
(Print or type title of person signing)

Signed and sworn to before me on (date) August 9, 2010, by ANDREW A. ATHENS
at COOK County, ILLINOIS (state).

Cynthia A. Yannias

Notary Public.

Commission expires: 9/4/2011



AFFIDAVIT

UNITED HELLERIE NOT FOR-PROFIT
AMERICAN CONGRESS a(n) CORPORATION (the "Affiant"), hereby
certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof.

UNITED HELLENIC
AMERICAN CONGRESS
(Print or type name of Affiant)

By:

Andrew A. Athens
(Sign here)

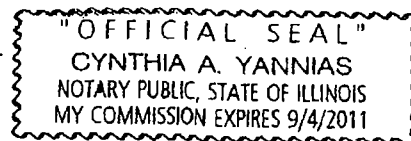
ANDREW A. ATHENS
(Print or type name of person signing)

EXECUTIVE DIRECTOR &
NATIONAL CHAIRMAN
(Print or type title of person signing)

Signed and sworn to before me on (date) August 9, 2010, at COOK County,
ILLINOIS (State).

Cynthia A. Yannias Notary Public.

Commission expires: 9/4/2011



Attachments and Appendix "A" referred to in this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

Board Of Directors.

Andrew A. Athens, Chair

A. Fredrick Chapekis

George M. Dovellos

Frank S. Kamberos

Charles Kanakis, Jr., M.D.

M. Frank Manta

Nicholas J. Melas (The Honorable)

Diamond Mendonides

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

Retained Parties.

Name	Business Address	Relationship	Fees
<i>Advertising/Promotions</i>			
Poulopoulos & Assoc.	2140 White Oak Circle Northbrook, Illinois	Promotions	\$15,000
WGN Flag Company	7984 South Chicago Avenue Chicago Illinois	Banners/Flags	\$ 6,000
Hyper Text Group	201 E. Army Trail Road Bloomington, Illinois	Email Blasts	\$ 2,500

Name	Business Address	Relationship	Fees
Greek Star Newspaper	4732 North Lincoln Avenue Chicago, Illinois	Ads	\$1,000
Enosis	5941 North Milwaukee Avenue Chicago, Illinois	Float Greek Parade	\$2,500
Virtus Creative Group	234 Elm Street Northbrook, Illinois	Website	\$3,000
Gazette Publications	1335 West Harrison Street Chicago, Illinois	Ads	\$ 700

General Maintenance of Area -- includes cleaning, insurance and maintenance

Rummell & Assoc.	180 North LaSalle Street Chicago, Illinois	Insurance	\$1,800
ASCO Insurance	8729 North Narragansett Morton Grove, Illinois	Insurance	\$4,000
Q.C. Enterprises	2722 South Hillock Avenue Chicago, Illinois	Landscaping	\$4,000 est.
Pressure Washing	1615 55 th Cicero, Illinois	Power Washing	\$3,500

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial

relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

United Hellenic American Congress
(Print or type name of Disclosing Party)

Date: August 9, 2010

By:

(Signed): _____ (Signature Illegible)
(Sign here)

Andrew A. Athens
(Print or type name of person signing)

Executive Director and National Chair
(Print or type title of person signing)

Signed and sworn to before me on (date)
August 9, 2010, by Andrew A. Athens at
Cook County, Illinois (State).

(Signed): _____ Cynthia A. Yannias

Commission expires: September 4, 2011

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 16)

Special Service Area No. 16.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPA's, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Agreement to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 16)

Special Service Area No. 16.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate

are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 16)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
=====	==	==	=	=====	=====	=====	==	==	=====	=====	=====	=====
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 16)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: H-F>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)

OSA (Overtime is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

H/W (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 16)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 16)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 16)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft.; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 16)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes; Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines: ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 16)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Flows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 16)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 16)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 16)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit;
Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole
and Expandable Trailers hauling material over 50 feet long; Slurry
trucks, 1-man operation; Winch trucks, 3 axles or more;
Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted
crane trucks with hoist and accessories; Foreman; Master Mechanic;
Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the
Department generally has on file such definitions which are
available. If a task to be performed is not subject to one of the
classifications of pay set out, the Department will upon being
contacted state which neighboring county has such a classification and
provide such rate, such rate being deemed to exist by reference in
this document. If no neighboring county rate applies to the task,
the Department shall undertake a special determination, such special
determination being then deemed to have existed under this
determination. If a project requires these, or any classification not
listed, please contact IDOL at 217-782-1710 for wage rates or
clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer,
operating engineer and truck driver. The work performed by
landscape plantsman and landscape laborer is covered by the existing
classification of laborer. The work performed by landscape operators
(regardless of equipment used or its size) is covered by the
classifications of operating engineer. The work performed by
landscape truck drivers (regardless of size of truck driven) is
covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 16)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this _____ day of _____ A.D., 20____

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgments, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be exclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

	_____ (Seal)
Approved _____, 20____	_____ (Seal)
_____	_____ (Seal)
Purchasing Agent	_____ (Seal)
	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
_____	_____ (Seal)
Assistant Corporation Counsel	

PRINCIPAL
IF CORPORATION

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and

_____ Secretary of the _____

who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as

their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

_____ of the _____ who _____ personally known

to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____

_____ appeared before me this day in person and acknowledged that _____

signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free

and voluntary act of the said _____

for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

PRINCIPAL
IF INDIVIDUAL

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing

instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the

said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 16)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed all of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent all that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 16)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carryover" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 17.

[O2010-4456]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and approval of a service provider agreement for Special Service Area Number 17, amount to be levied: \$502,691, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time (the "Code"); and

WHEREAS, On October 28, 1997, the City Council (the "City Council") of the City of Chicago (the "City") enacted an ordinance which established an area known and designated as City of Chicago Special Service Area Number 17 (the "Initial Area") and authorized the levy of an annual tax, for the period beginning in tax year 1997 through and including tax year 2003 (the "Initial Levy Period"), not to exceed an annual rate of one quarter of one percent (0.25%) of the equalized assessed value of the taxable property in the Initial Area to provide certain special services in and for the Initial Area in addition to the services provided by and to the City generally; and

WHEREAS, The Initial Levy Period has expired; and

WHEREAS, On December 8, 2004, the City Council enacted an ordinance which again established a special service area known and designated as City of Chicago Special Service Area Number 17 (the "Area"), as amended by an ordinance enacted by the City Council on November 1, 2006 (collectively, the "Establishment Ordinance"), to provide certain special governmental services in the Area in addition to services provided generally by the City (the "Special Services") and authorizing a levy of an annual tax, for the period beginning in 2004 through and including 2013, not to exceed an annual rate of one quarter of one percent (0.25%) of the equalized assessed value of all property within the Area to provide such services for an additional period of 10 years (the "Services Tax"); and

WHEREAS, The Establishment Ordinance established the Area bounded by Sheffield Avenue, from Diversey Parkway to Waveland Avenue; Waveland Avenue, from Sheffield Avenue to Clark Street; Clark Street, from Belmont Avenue to Grace Street; Belmont Avenue, from Clark Street to Racine Avenue; and Addison Street, from Clark Street to Sheffield Avenue; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include maintenance and beautification activities; security programs; recruitment and promotion of new businesses to the Area and retention and promotion of existing businesses within the Area; coordinated marketing and promotional activities; strategic planning for the general development of the Area; financing of storefront facade and signage improvements; parking

and transit programs; and other technical assistance activities to promote commercial and economic development, including, but not limited to, enhanced local land-use oversight and control initiatives, community service and pre-development costs; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Central Lakeview Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area,

the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Central Lake View Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$541,941
TOTAL BUDGET REQUEST	\$541,941

Source Of Funding

Tax levy at an annual rate not to exceed one quarter of one percent (0.25%) of the equalized assessed value of the taxable property within Special Service Area Number 17	\$502,691
Carryover funds from previous tax years (Special Service Area Number 17)	\$ 39,250

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$502,691 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk

shall thereafter extend for collection together with all other taxes to be levied by the City, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Central Lakeview Merchants Association, Inc., an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 17

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

Central Lakeview Merchants Association, Inc.

Effective January 1, 2011 Through December 31, 2011.

AGREEMENT

This Agreement for the management of Special Service Area Number 17 is entered into on January 1, 2011 by and between Central Lakeview Merchants Association, Inc., an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 17" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed .250% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the

Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on December 8, 2004, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures

contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the

individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq.(1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of

them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records

supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$502,691 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$39,250 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1 2011 and December 31, 2011, therefore, shall not exceed \$541,941.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the

restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$541,941, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. **THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES.** The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of

incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

- (i) If Contractor has 25 or more full-time employees, and

(ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then

(iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and

(a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further

agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

(1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;

(2) failure to perform the Services in a manner satisfactory to the City;

(3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

E. The right to withhold all or any part of Contractor's compensation hereunder.

F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of

default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

if this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the

above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable,

regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and

- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City: Special Service Area #17 Commission
3355 N. Clark
Chicago, Illinois 60657

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

With Copies to: Department of Law
Room 600, City Hall
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Corporation Counsel

Central Lakeview Merchants Association, Inc.
3355 N. Clark
Chicago, Illinois 60657
Attention: Gus Isacson

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

10/6/2010

REPORTS OF COMMITTEES

100627

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____
Its: _____

Attested By: _____
Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
_____(name/s of person/s) as _____ (type of authority, e.g.,
officer, trustee, etc.) of _____ (name of party
on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 17 read as follows:

(Sub)Exhibit 1.
(To Service Provider Agreement For
Special Service Area No. 17)

Special Service Area No. 17 -- Central Lakeview.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- Facade Improvements
- Safety Programs
- District Planning

(Sub)Exhibit 2.
(To Service Provider Agreement For
Special Service Area No. 17)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 17

Special Service Area Chairperson: Mark H. Knight

Service Provider Organization: Central Lakeview Merchants Association

Special Service Area Program Manager: Gus Isacson

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$ 84,400		\$14,100		\$ 98,500
Public Way Maintenance	164,900		--		164,900
Public Way Aesthetics	115,968		--		115,968
Tenant Retention/Attraction	1,000		--		1,000
Facade Improvements	30,000		--		30,000

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Parking/Transits/Accessibility	\$ --		\$ --		\$ --
Safety Programs	2,400		--		2,400
District Planning	2,903		--		2,903
Other Technical Assistance	--		--		--
Total Services	\$401,571		\$14,100		\$415,671
Administration	81,420		20,150		101,570
Loss Collection 4.9%	19,700		5,000		24,700
GRAND TOTAL	\$502,691	+	\$39,250	=	\$541,941
Administration/Total Budget Ratio					18.7%

Levy Analysis	
Estimated 2009 EAV	\$ 278,259,878
Authorized Tax Rate Cap	0.250%
Estimated Tax Rate for 2010 Levy	0.181%
Estimated 2010 Levy	\$ 502,691

Special Service Area Number and Name: Special Service Area Number 17 -- Central Lakeview

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on May 20, 2010.

(Signed): Mark H. Knight
SSA Chairperson Signature

Mark H. Knight
SSA Chairperson Printed Name

August 5, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 17)

Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a if applicable:

Central Lakeview Merchants Association, Inc.

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant
OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____
OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party:

3355 N. Clark
Chgo, IL 60657

C. Telephone: 773.665.2100 Fax: 773.665.2101 Email: c/mar@centrallakeview.biz

D. Name of contact person: Gus Isacson

E. Federal Employer Identification No. (if you have one): 36-3864823

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Supportive Services for Commercial Area Development
enter into contract with 55th #17.

G. Which City agency or department is requesting this EDS? Dept of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # 16194 and Contract # 21273

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability comp any* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input checked="" type="checkbox"/> Other (please specify) _____ |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes☐ No☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name	Title
"no members"	
see attached	

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

(none)

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

(none)

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
Patch Landscaping	6107 N. Remeswood		\$ 23,847 paid
Bannerhill	8165 S. Machine, Burr Ridge		22,544 paid
Carroll + Associates	3355 N. Clark	Kent	28,800 paid
Konje Minolta	21146 Networth Place	Printer	7,000 paid
Pathways	3340 N. Clark	Street Cleaning	125,000 paid
Kurajima + Associates (Aaa sheets if necessary)	333 Shokio, Northbrook	audif	5,700 estimated
Temple Display	114 E. Kirkland, Ormewood	Holiday, Dec	27,600 paid

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

• any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

NA

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name	Business Address	Nature of Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Central Lakeview Merchants Association, Inc. Date: 8-4-10
(Print or type name of Disclosing Party)

By: Gus Isaacson
(sign here)

Gus Isaacson
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) 8-4-10, by Gus Isaacson,
at COOK County, Illinois (state).

[Signature] Notary Public.

Commission expires: 5-30-2012.



A F F I D A V I T

Central Lakeview Merchants Association, Inc., a(n) Illinois not-for-profit (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof.

Central Lakerview Merchants Association, Inc.
(Print or type name of Affiant)

By:

Gus Isaacson
(Sign here)

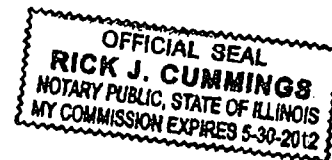
Gus Isaacson
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) 8-4-10, at Cook County,
Illinois (State).

[Signature] Notary Public.

Commission expires: 5-30-2012.



Attachments and Appendix "A" referred to this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

Central Lakeview Merchants Association, Inc.

Executive Board

President
Cynthia Porcelli
Genacelli Salon

Vice President
Virginia Carstarphen
Trader Todd's

Vice President
Jacquie Tola
Leona's Restaurant

Treasurer
David Gassman
Spin Nightclub

Secretary
Ric Hess
Sheffield's Beer & Wine
Garden

Directors

Judy Contino
Bittersweet

Tony Gordon
Gordon in Lakeview Salon

Mark H. Knight
State Bank of Countryside

Michael R. Lufrano
Chicago Cubs

Jeremy McDole
Standard Bank & Trust
Company

L.A. Plax
Audience --
Marketing/PR/Design/Event
Planning

Julia Schneider
Hubba Hubba

Jim Schuman
Berlin Nightclub

Woody Slaymaker
Slaymaker Gallery

Staff Members

Gus Isacson
Executive Director

Rick J. Cummings
Program Manager

Tyler Stanfield
Volunteer

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

Retained Businesses.

Retained Business	Address	Phone	Fee	Local Vendor
Bannerville	8168 South Madison Burr Ridge, Illinois 60527	630-246-5788	\$ 22,544.00	
Carroll & Associates	3355 North Clark, Chicago, Illinois 60657		\$ 28,800.00	yes
Konic Minolta	21146 Network Place Chicago, Illinois		\$ 7,000.00	
Patch Landscaping	6107 North Ravenswood Chicago, Illinois 60660	773-262-7282	\$ 23,847.00	
Pathways/Northside Housing	3340 North Clark Chicago, Illinois 60657	773-244-6401	\$125,000.00	yes
Ruizika & Associates	333 Skokie Boulevard Suite Number 105 Northbrook, Illinois 60062	847-446-6400	\$ 5,700.00	
Temple Display	114 East Kirkland Oswego, Illinois 60543	630-851-3331	\$ 27,600.00	

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this E.D.S. is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any

alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Central Lakeview Merchants Association
(Print or type name of Disclosing Party)

Date: August 4, 2010

By:

(Signed): Gus Isacson
(Sign here)

Gus Isacson
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date)
August 4, 2010, by Gus Isacson at
Cook County, Illinois (State).

(Signed): Rick J. Cummings
Notary Public

Commission expires: May 30, 2012

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 17)

Special Service Area No. 17.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPA's, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 17)

Special Service Area No. 17.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

- 1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all

employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor

of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 17)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
=====	==	==	=	=====	=====	=====	==	==	=====	=====	=====	=====
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 17)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	N ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	H ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-F>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)

OSA (Overtime is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

H/W (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 17)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 17)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 17)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 17)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 17)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 17)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 17)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 17)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 17)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of
lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs,
executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this

day of

A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing
Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgments, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

_____	(Seal)
Approved _____ 20____	_____ (Seal)
_____	_____ (Seal)
Purchasing Agent	_____ (Seal)
_____	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
_____	_____ (Seal)
Assistant Corporation Counsel	

PRINCIPAL
IF CORPORATIONSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____
who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____ appeared before me this day in person and acknowledged that _____
signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary PublicPRINCIPAL
IF INDIVIDUALSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 17)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 17)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.

6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carry over" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

AMENDMENT OF ESTABLISHMENT ORDINANCE, IMPOSITION OF TAX LEVY,
APPROVAL OF 2011 BUDGET AND EXECUTION OF SERVICE PROVIDER
AGREEMENT FOR SPECIAL SERVICE AREA NO. 18.

[O2010-4455]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget, and the approval of a service provider agreement for Special Service Area Number 18, amount to be levied: \$473,600, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time (the "Code"); and

WHEREAS, On October 28, 1997, the City Council of the City of Chicago (the "City Council") enacted an ordinance which established an area known and designated as City of Chicago Special Service Area Number 18 (the "Initial Area") and authorized the levy of an annual tax, for the period beginning in tax year 1997 through and including tax year 2003 (the "Initial Levy Period"), not to exceed an annual rate of four-tenths of one percent (0.4%) of the equalized assessed value of the taxable property in the Initial Area to provide certain special services in and for the Initial Area in addition to the services provided by and to the City of Chicago generally; and

WHEREAS, The Initial Levy Period has expired; and

WHEREAS, On November 3, 2004, the City Council enacted an ordinance which reestablished a special service area known and designated as City of Chicago Special Service Area Number 18 (the "Second Area") and authorized the levy of an annual tax for the period beginning in 2004 through and including 2013 (the "Second Levy Period"), not to exceed an annual rate of forty-two one-hundredths of one percent (.42%) of the equalized assessed value of the taxable property in the Second Area to provide certain special services in and for the Second Area in addition to the services provided by and to the City of Chicago generally; and

WHEREAS, On November 7, 2007, the City Council enacted an ordinance to expand the boundaries of the Second Area by the addition of a single property (as expanded, the "Third Area"); and

WHEREAS, On December 2, 2009 the City Council enacted an ordinance (the "Establishment Ordinance") which reestablished an area known and designated as City of Chicago Special Service Area Number 18 (the "Area") with reconstituted boundaries, terminated the Second Levy Period, and authorized the levy of an annual tax, for the period beginning in tax year 2009 through and including tax year 2023, not to exceed an annual rate of fifty-five one-hundredths of one percent (0.55%) of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area bounded by the area on Halsted Street, from the north side of Belmont Avenue to the south side of Grace Street and

on Broadway, from the north side of Grace Street to the south side of Irving Park Road; the north side of Belmont Avenue and both sides of Melrose Street, Aldine Street, Buckingham Street, Roscoe Street, Newport Street, Cornelia Avenue, Brompton Place, Addison Street, Waveland Avenue, Bradley Place and the south side of Grace Street to the alley on either side of Halsted Street and the north side of Grace Street and both sides of Sheridan Road, Dakin Street and the south side of Irving Park Road to the alley on either side of Broadway; and both sides of Clarendon Avenue, from Sheridan Road to the south side of Irving Park Road; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include, but are not limited to maintenance and beautification activities; the recruitment and promotion of new businesses to the Area and retention and promotion of existing business within the Area; coordinated marketing and promotional activities; strategic planning for the general development of the Area; financing of storefront facade and signage improvements; security programs; and other technical assistance activities to promote commercial and economic development, including, but not limited to, streetscape improvements, strategic transit/parking improvements, including parking management studies; and enhanced local land-use oversight and control initiatives, such as monitoring zoning and building code compliance (collectively, the "Special Services"); and

WHEREAS, The Establishment Ordinance provided for the appointment of the Northalsted Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services, and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; and

WHEREAS, The Establishment Ordinance also appropriated the sums necessary to provide the Special Services in and for the Area for 2010, levied the Services Tax for the tax year 2009, and authorized an agreement (in substantially the form attached as Exhibit A to the Establishment Ordinance with Northalsted Area Merchants Association, doing business as Northalsted Business Alliance, an Illinois not-for-profit corporation, as the Service Provider (the "2010 Service Provider"), for the provision of the Special Services in 2010; and

WHEREAS, Pursuant to the Establishment Ordinance, the City and the 2010 Service Provider entered into a service provider agreement (the "2010 Service Provider Agreement"); and

WHEREAS, The 2010 Service Provider Agreement contained Exhibit 1 (the "2010 Scope of Services") and Exhibit 2 (the "2010 Budget"); and

WHEREAS, The 2010 Budget contained a line item entitled "Public Way Aesthetics" and the sum of \$147,525 had been allocated for such expenditures and the 2010 Budget also contained a line item entitled "Tenant Retention/Attraction" and the sum of \$6,600 had been allocated for such expenditures; and

WHEREAS, The City desires to amend the 2010 Budget by reallocating \$52,000 from the line item entitled "Public Way Aesthetics" and by reallocating \$6,600 from the line item entitled "Tenant Retention/Attraction" to the line item entitled "Other Technical Assistance"; and

WHEREAS, The City desires to amend the 2010 Scope of Services by deleting "Tenant Retention/Attraction" as one of the Special Services listed therein; and

WHEREAS, The City therefore desires to amend the 2010 Service Provider Agreement pursuant to an amendment in substantially the form attached hereto as Exhibit B; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Northalsted Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$493,600
TOTAL BUDGET REQUEST:	\$493,600

Source Of Funding

Tax levy at an annual rate not to exceed fifty-five one-hundredths of one percent (0.55%) of the equalized assessed value of the taxable property within Special Service Area Number 18	\$473,600
Carryover funds from previous tax years	\$ 20,000

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$473,600 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City of Chicago (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. 2011 Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Northalsted Area Merchants Association, an Illinois not-for-profit corporation, in substantially the form attached

hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Amendment To The 2010 Budget. The 2010 Budget is amended by reallocating \$52,000 from the line item entitled "Public Way Aesthetics" and by reallocating \$6,600 from the line item entitled "Tenant Retention/Attraction" to the line item entitled "Other Technical Assistance".

SECTION 8. Amendment To The 2010 Scope Of Services. The 2010 Scope of Services is amended by deleting "Tenant Retention/Attraction" as one of the Special Services listed therein.

SECTION 9. Amendment To 2010 Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an amendment to the 2010 Service Provider Agreement in substantially the form attached hereto as Exhibit B and hereby made a part hereof (the "2010 Service Provider Agreement Amendment"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the 2010 Service Provider Agreement Amendment, with such changes, deletions and insertions as shall be approved by the persons executing the 2010 Service Provider Agreement Amendment.

SECTION 10. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 11. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 12. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 13. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

Exhibit "A".
(To Ordinance)

Agreement For Special Service Area No. 18

Between

The City Of Chicago
(Represented By The Special Service Area Commission)

And

Northalsted Area Merchants Association.

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 18 is entered into on January 1, 2011 by and between Northalsted Area Merchants Association, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 18" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed .550% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on November 8, 2006, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages In Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all

laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause,

44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation

of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the

Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$473,600 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$20,000 which are being carried over from

previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1 2011 and December 31, 2011, therefore, shall not exceed \$493,600.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$493,600, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. **THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES.** The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not

approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein.

Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

- (a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

(i) If Contractor has 25 or more full-time employees, and

(ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then

(iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or

on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT
TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

- (1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;
- (2) failure to perform the Services in a manner satisfactory to the City;
- (3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;
- (4) discontinuance of the Services for reasons within the Contractor's reasonable control;
- (5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and
- (6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all

materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

E. The right to withhold all or any part of Contractor's compensation hereunder.

F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and

the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:

Special Service Area #18 Commission
3656 N. Halsted St.
Chicago, Illinois 60613

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

With Copies to:

Department of Law
Room 600, City Hall
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Corporation Counsel

Northalsted Area Merchants Association
3656 N. Halsted St.
Chicago, Illinois 60613
Attention: Jay Lyon

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of
(name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 18 read as follows:

(Sub)Exhibit 1.
(To Service Provider Agreement For
Special Service Area No. 18)

Special Service Area No. 18 -- Northalsted.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- Facade Improvements
- Parking/Transit/Accessibility
- Safety Programs
- District Planning
- Other Technical Assistance

(Sub)Exhibit 2.
(To Service Provider Agreement For
Special Service Area No. 18)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 18 -- Northalsted

Special Service Area Chairperson: James M. Ludwig

Service Provider: Northalsted Area Merchants Association, doing business as Northalsted Business Alliance

Special Service Area Program Manager: Jay Lyon

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$40,900		\$ --		\$40,900
Public Way Maintenance	89,500		--		89,500

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Public Way Aesthetics	\$127,700		\$ 5,000		\$132,700
Tenant Retention/Attraction	12,500		--		12,500
Facade Improvements	9,900		--		9,900
Parking/Transits/Accessibility	7,000		--		7,000
Safety Programs	26,900		--		26,900
District Planning	4,400		--		4,400
Other Technical Assistance	101,000		5,000		106,000
Total Services	\$419,800		\$10,000		\$429,800
Administration	38,800		--		38,800
Loss Collection 5.3%	15,000		10,000		25,000
GRAND TOTAL	\$473,600	+	\$20,000	=	\$493,600
Administration/Total Budget Ratio					7.9%

Levy Analysis	
Estimated 2009 EAV	\$97,578,971
Authorized Tax Rate Cap	0.550%
Estimated Tax Rate for 2010 Levy	0.485%
Estimated 2010 Levy	\$473,600

Special Service Area Number and Name: Special Service Area Number 18 -- Northalsted

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on June 9, 2010.

(Signed): James M. Ludwig
SSA Chairperson Signature

James M. Ludwig
SSA Chairperson Printed Name

July 25, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 18)

Economic Disclosure Statement And Affidavit.

SECTION I – GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Northalsted Area Merchants Association dba Northalsted Business Alliance

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party: 3656 N. Halsted St.

Chicago, IL 60613

C. Telephone: 773.883.0500 Fax: 773.529.9562 Email: jay@northalsted.com

D. Name of contact person: Jay Lyon

E. Federal Employer Identification No. (if you have one): 3656 N. Halsted St.

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Council approval of SSA #18 , 2011 levy, budget and services.

G. Which City agency or department is requesting this EDS? Dept. of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes

 ☐ No

 ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name
AttachedTitle
"No Members"

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

10/6/2010

REPORTS OF COMMITTEES

100709

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

"None"

SECTION UI -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular pay roll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
See attached			

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- c. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity): with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

- any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name	Business Address	Nature of Interest
N/A		

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

N/A

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

10/6/2010

REPORTS OF COMMITTEES

100719

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Northalsted Area Merchants Association dba Northalsted Business Alliance Date: 7/30/10
(Print or type name of Disclosing Party)

By:

Jay Lyon
(sign here)

Jay Lyon
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) July 30, 2010, by Jay Lyon,
at Cook County, IL (state).

Sheila M. Keating Notary Public.

Commission expires: 11-15-2011



AFFIDAVIT

NORTHALSTED AREA MERCHANTS
ASSOCIATION, DBA NORTHALSTED

Illinois not for profit
organization

BUSINESS ALLIANCE

, a(n) _____ (the "Affiant"), hereby
certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

10/6/2010

REPORTS OF COMMITTEES

100721

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

NORTHALSTED AREA MERCHANTS ASSOCIATION

DBA NORTHALSTED BUSINESS ALLIANCE

(Print or type name of Affiant)

By:

Jay Lyon
(Sign here)

Jay Lyon
(Print or type name of person signing)

EXECUTIVE DIRECTOR
(Print or type title of person signing)

Signed and sworn to before me on (date) August 3, 2010, at Cook County,
Illinois (State).

Sheila M. Keating Notary Public

Commission expires: 11/15/2011



Attachments and Appendix "A" referred to in this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B. I.a.
(To Economic Disclosure Statement And Affidavit)

Northalsted Business Alliance.

2010 -- 2011 Board Of Directors (Redacted).

Anthony Almaguer, Treasurer

Jeff Durbin, Secretary

Drew Knecht, President

Sheldon Harrison

Mickey Hornick

Patrick Harms, Vice President

Yoshi Katsumura

Jean Leigh

Mark Liberson

Jim Ludwig

Stuart Zirin

Jay Lyon, Executive Director

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

Special Service Area No. 18.

Retained Parties.

Vendor	Address	City, State, Zip	Description	Contract Amount
Acorn Electric Co.	2839 West Diversey Avenue	Chicago, Illinois 60647	Subcontractor	\$12,000 (Estimated)
Chicago Event Graphics	400 North Hart Street	Chicago, Illinois 60622-6234	Subcontractor	20,000 (Estimated)
Clarence Davids & Co.	22901 South Ridgeland Avenue	Matteson, Illinois 60443	Landscaper	65,000 (Estimated)
Cieanstreet, Inc.	3501 West Fillmore Avenue	Chicago, Illinois 60624	Subcontractor	54,000 (Estimated)
Interactive Touchscreen Solutions, Inc.	1655 Crofton Boulevard Suite 103	Crofton, Madison 21114	Subcontractor	15,000 (Estimated)
H. Gregory Mermel	2835 North Sheffield Avenue	Chicago, Illinois 60657	CPA	2,800 (Estimated)
Pressure Washing Systems Environmental, Inc.	1615 South 55 th Avenue	Cicero, Illinois 60804	Subcontractor	32,000 (Estimated)
RCN Metro	350 North Orleans Street Suite 600	Chicago, Illinois 60654	Subcontractor	40,000 (Estimated)
Sentinel Technologies	2550 Warrenville Road	Downers Grove, Illinois 60540	Subcontractor	60,000 (Estimated)
Star Signs, LLC	801 East Ninth Street	Lawrence, Kansas 66046	Subcontractor	55,000 (Estimated)
Western Utility Contractors inc.	2565 Palmer Avenue	University Park, Illinois 60484	Subcontractor	15,000 (Estimated)

10/6/2010

REPORTS OF COMMITTEES

100723

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

[] Yes

[x] No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Northalsted Area Merchants Association,
doing business as Northalsted Business
Alliance

(Print or type name of Disclosing Party)

Date: July 27, 2010

By:

(Signed): Jay Lyon
(Sign here)

Jay Lyon
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date)
July 27, 2010, by Jay Lyon at
Cook County, Illinois (State).

(Signed): Sheila M. Keatin
Notary Public

Commission expires: November 15, 2011

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 18)

Special Service Area No. 18.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability insurance

covering acts, errors or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 18)

Special Service Area No. 18.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return

and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original

Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

10/6/2010

REPORTS OF COMMITTEES

100731

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 18)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
=====	==	===	=	=====	=====	=====	===	===	=====	=====	=====	=====
ASBESTOS ABT-GEN		ALL		35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC		BLD		31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER		BLD		43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON		BLD		39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER		ALL		40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON		ALL		41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER		BLD		33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.		BLD		36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP		ALL		40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN		ALL		31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN		ALL		40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN		ALL		40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR		BLD		46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR		ALL		32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER		BLD		38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR		BLD		42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER		ALL		40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER		ALL		35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER		ALL		40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST		BLD		43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS		ALL		29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON		BLD		39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I		ALL		25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II		ALL		30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT		ALL		40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER		BLD 1		45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 2		43.300	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 3		41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 4		39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 5		48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 6		46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 7		48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 1		51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 2		49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 3		44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 4		36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		HWY 1		43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		HWY 2		42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		HWY 3		40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 18)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-F>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)

OSA (Overtime is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

H/W (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 18)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 18)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, Including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 18)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft.; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 18)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.)

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 18)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 18)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 18)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEAMsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 18)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 18)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of
lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs,
executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this

day of

A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing
Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgements, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same: provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

Approved _____, 20____

Purchasing Agent

Approved as to form and legality:

Assistant Corporation Counsel

(Seal)

(Seal)

(Seal)

(Seal)

(Seal)

(Seal)

10/6/2010

REPORTS OF COMMITTEES

100743

PRINCIPAL
IF CORPORATION

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____
who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____ appeared before me this day in person and acknowledged that _____
signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

PRINCIPAL
IF INDIVIDUAL

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider referred to in this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 18)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 18)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carry over" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

Exhibit "B".
(To Ordinance)

*Amendment To 2010 Service Provider Agreement
For Special Service Area No. 18.*

This Amendment ("Amendment") is made and entered into effective as of the ____ day of _____, 2010, by and between the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois, and Northalsted Area Merchants Association an Illinois not-for-profit corporation ("Contractor").

Background.

The Contractor and the City have entered into an Agreement dated January 1, 2010 ("Agreement"), in which the Contractor is to perform certain services for Special Service Area Number 18. The Contractor and the City desire to make certain changes to the Agreement. The Agreement requires that modifications to it must be made in writing and signed by both parties.

Now, Therefore, In consideration of the provisions and conditions set forth in the Agreement, the parties do mutually agree to amend the Agreement as set forth below.

It is further agreed by and between the parties that the sole modifications of, changes in, and amendments to the Agreement are as follows:

1. Exhibit 1(A), Amended Scope of Services for 2010, is attached to this Amendment as Attachment 1 and incorporated by reference.
2. Exhibit 2(A), the Amended Budget for 2010, is attached to this Amendment as Attachment 2 and incorporated by reference.
3. Contractor has executed an Economic Disclosure Statement, a copy of which is attached to this Amendment as Attachment 3 and incorporated by reference.

All terms of the Agreement remain in full force and effect except as modified in this Amendment.

100750

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Signed:

City of Chicago

By: _____
Acting Commissioner,
Department of Community
Development

Contractor: Northalsted Area Merchants Association

By: _____
(Signature)

Its: _____
(Print Name and Title)

Attest: _____

Its: _____
(Print Name and Title)

County of _____

State of _____

Acknowledged on _____ [date] before me by _____ as
_____ [title] of _____ [firm].

Notary Public

Commission expires: _____

Attachments 1, 2 and 3 referred to in this Amendment to 2010 Service Provider Agreement read as follows:

Attachment 1.
(To Amendment To 2010 Service Provider Agreement)

Special Service Area No. 18 -- Northalsted.

2010 Scope Of Services -- Amended.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Facade Improvements
- Parking/Transit/Accessibility
- Safety Programs
- District Planning
- Other Technical Assistance

Attachment 2.
(To Amendment To 2010 Service Provider Agreement)

Department Of Community Development

Schedule C: 2010 Special Service Area Budget Summary -- Amended.

Special Service Area Number and Name:	Special Service Area Number 18 -- Northalsted
Special Service Area Chairperson:	James M. Ludwig
Service Provider:	Northalsted Area Merchants Association
Special Service Area Program Manager:	Jay Lyon
Budget Period:	January 1, 2010 to December 31, 2010

	2009 Levy	+	Carry Over	=	2010 Budget
Service					
Advertising and Promotion	\$ 22,300		\$ 5,000		\$ 27,300
Public Way Maintenance	79,475		--		79,475
Public Way Aesthetics	95,525		5,000		100,525
Tenant Retention/Attraction	--		--		--
Facade Improvements	12,900		--		12,900
Parking/Transits/Accessibility	13,800		--		13,800
Safety Programs	19,500		--		19,500
District Planning	19,800		--		19,800
Other Technical Assistance	58,600		--		58,600
Total Services	\$321,900		\$10,000		\$331,900
Administration	36,800		--		36,800
Loss Collection 5.9%	12,000		10,000		22,000
GRAND TOTAL	\$370,700	+	\$20,000	=	\$390,700
Administration/Total Budget Ratio					9.4%

DCD Use Only	
Estimated 2008 EAV	\$95,665,658
Authorized Tax Rate Cap	0.550%
Estimated Tax Rate for 2009 Levy	0.387%
Estimated 2009 Levy	\$ 370,700

Attachment 3.
(To Amendment To 2010 Service Provider Agreement)

Economic Disclosure Statement And Affidavit.

SECTION I – GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Northalsted Area Merchants Association dba Northalsted Business Alliance

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section ILB.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party: 3656 N. Halsted St.

Chicago, IL 60613

C. Telephone: 773.883.0500 Fax: 773.529.9562 Email: jay@northalsted.com

D. Name of contact person: Jay Lyon

E. Federal Employer Identification No. (if you have one): 3656 N. Halsted St.

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Council approval of SSA #18 2010 amended agreement

G. Which City agency or department is requesting this EDS? Dept. of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name
Attached

Title
"No Members"

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

"None"

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular pay roll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
See attached			

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instigated by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

• any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise;-or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name	Business Address	Nature of Interest
N/A		

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

N/A

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

10/6/2010

REPORTS OF COMMITTEES

100765

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Northalsted Area Merchants Association dba Northalsted Business Alliance

Date: 7/30/10

(Print or type name of Disclosing Party)

By:

Jay Lyon
(sign here)

Jay Lyon

(Print or type name of person signing)

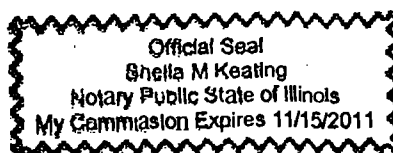
Executive Director

(Print or type title of person signing)

Signed and sworn to before me on (date) July 30, 2010, by Jay Lyon,
at Cook County, Illinois (state).

Sheila M. Keating Notary Public.

Commission expires: 11-15-2011



AFFIDAVIT

NORTHALSTED AREA MERCHANTS
ASSOCIATION DBA NORTHALSTED

Illinois not for profit
organization

BUSINESS ASSURANCE

, a(n) _____ (the "Affiant"), hereby
certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof.

NORTHALSTED AREA MERCHANTS ASSOCIATION

DBA NORTHALSTED BUSINESS ALLIANCE

(Print or type name of Affiant)

By:

Jay Lyon
(Sign here)

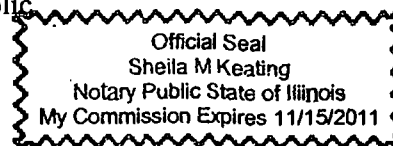
Jay Lyon
(Print or type name of person signing)

EXECUTIVE DIRECTOR
(Print or type title of person signing)

Signed and sworn to before me on (date) August 3, 2010, at Cook County,
Illinois (State).

Sheila M. Keating Notary Public

Commission expires: 11/15/2011



[Attachments and Appendix "A" referred to in this Amended Economic Disclosure Statement and Affidavit constitute attachments and Appendix "A" of (Sub)Exhibit 3 to the Service Provider Agreement for Special Service Area Number 18 and printed on pages 100722 through 100725, respectively, of this Journal.]

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 20.

[O2010-4451]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 20, amount to be levied: \$178,130, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the

Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time; and

WHEREAS, On October 28, 1997, the City Council of the City of Chicago (the "City Council") enacted an ordinance, as amended by an ordinance by the City Council on November 15, 2000, which established an area known and designated as City of Chicago Special Service Area Number 20 (the "Initial Area") and authorized the levy of an annual tax, for the period beginning in 1997 through and including 2003 (the "Initial Levy Period"), not to exceed an annual rate of one and zero-hundredths percent (1.00%) of the equalized assessed value of the taxable property in the Initial Area to provide certain special services in and for the Initial Area in addition to the services provided by and to the City of Chicago (the "City") generally; and

WHEREAS, The Initial Levy Period expired; and

WHEREAS, On December 8, 2004, the City Council enacted an ordinance (the "Establishment Ordinance") which again established a special service area known and designated as City of Chicago Special Service Area Number 20 (the "Area") to provide certain special services in and for the Area in addition to services provided generally by the City generally (the "Special Services") and authorizing a levy of an annual tax, for the period beginning in 2004 through and including 2013, not to exceed an annual rate of one and zero-hundredths percent (1.00%) of the equalized assessed value of all property within the area (the "Services Tax") to provide such services for an additional period of 10 years; and

WHEREAS, The Establishment Ordinance established the Area as that territory on the east side of South Western Avenue, from West 99th Street to West 111th Place and the west side of South Western Avenue, from West 99th Street to West 119th Street; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include maintenance and beautification activities, security services, coordinated marketing and promotional activities, and other technical assistance activities to promote commercial and economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of the South Western Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services, and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

South Western Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$178,130
TOTAL BUDGET REQUEST:	\$178,130

Source of Funding

Tax levy at an annual rate not to exceed one and zero-hundredths percent (1.00%) of the equalized assessed value, of the taxable property within Special Service Area Number 20	\$178,130
---	-----------

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$178,130 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with the Morgan Park Beverly Hills Business Association, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 20

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

Morgan Park Beverly Hills Business Association

Effective January 1, 2011 Through December 1, 2011.

This Agreement for the management of Special Service Area Number 20 is entered into on January 1, 2011 by and between Morgan Park Beverly Hills Business Association, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 20" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed 1.00% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on December 8, 2004, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement

unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in

Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq.(1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will

notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$178,130 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$178,130, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. **THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES.** The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall Inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department

of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

(i) If Contractor has 25 or more full-time employees, and

(ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then

(iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the

following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal In waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;

11-4-1530 Compliance with rules and regulations required;
11-4-1550 Operational requirements; and
11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

- (1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;
- (2) failure to perform the Services in a manner satisfactory to the City;
- (3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;
- (4) discontinuance of the Services for reasons within the Contractor's reasonable control;
- (5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and
- (6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

E. The right to withhold all or any part of Contractor's compensation hereunder.

F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.

4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:

Special Service Area #20 Commission
10827 S. Western Ave.
Chicago, Illinois 60643

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

With Copies to:

Department of Law
Room 600, City Hall
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Corporation Counsel

Morgan Park Beverly Hills Business Association
10827 S. Western Ave.
Chicago, Illinois 60643
Attention: Donna Redmond

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of
(name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 20 read as follows:

(Sub)Exhibit 1.
(To Service Provider Agreement For
Special Service Area No. 20)

Special Service Area No. 20 -- Western Avenue.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetic
- Tenant Retention/Attraction
- District Planning

(Sub)Exhibit 2.
(To Service Provider Agreement For
Special Service Area No. 20)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 20 -- Western Avenue

Special Service Area Chairperson: Sam Tola

Service Provider: Morgan Park/Beverly Hills Business Association

Special Service Area Program Manager: Donna Redmond

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$ 7,500		\$ --		\$ 7,500
Public Way Maintenance	64,500		--		64,500
Public Way Aesthetics	61,000		--		61,000
Tenant Retention/Attraction	3,855		--		3,855
Facade Improvements	--		--		--

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Parking/Transits/Accessibility	\$ --		\$ --		\$ --
Safety Programs	--		--		--
District Planning	7,400		--		7,400
Other Technical Assistance	--		--		--
Total Services	\$144,255		--		\$144,255
Administration	18,875		--		18,875
Loss Collection 8.4%	15,000		--		15,000
GRAND TOTAL	\$178,130	+	--	=	\$178,130
Administration/Total Budget Ratio					10.6%

Levy Analysis	
Estimated 2009 EAV	\$ 43,050,177
Authorized Tax Rate Cap	1.000%
Estimated Tax Rate for 2010 Levy	0.414%
Estimated 2010 Levy	\$ 178,130

Special Service Area Name and Number: Western Avenue -- Special Service Area Number 20

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on _____.

(Signed): Sam Tola
SSA Chairperson Signature

Sam Toia
SSA Chairperson Printed Name

July 14, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 20)

City Of Chicago
Economic Disclosure Statement And Affidavit.

SECTION I – GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Morgan Park Beverly Hills Business Association

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party:

10827 S Western Avenue

Chicago, Illinois 60643

C. Telephone: 773-779-2530

Fax: 773-779-0436

Email: mpbhba@aol.com

D. Name of contact person: Donna Redmond

E. Federal Employer Identification No. (if you have one): 36-3270501

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Council approval of annual SSA #20 property tax levy and budget to fund SSA Programs and to enter into a service provider contract.

G. Which City agency or department is requesting this EDS? Department of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS**A. NATURE OF DISCLOSING PARTY****1. Indicate the nature of the Disclosing Party:**

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) _____ |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name	Title
<u>See attached list</u>	
<u>"no members"</u>	

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

10/6/2010

REPORTS OF COMMITTEES

100805

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

none

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes

☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
---	---------------------	--	---

See attached

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section H.B.I. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

• any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name	Business Address	Nature of Interest
------	------------------	--------------------

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

(If no explanation appears or begins on the lines above, or if the letters "NA " or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Morgan Park/Beverly Hills Business Association Date: 8/30/2010

(Print or type name of Disclosing Party)

By:

Donna Redmond
(sign here)

Donna Redmond

(Print or type name of person signing)

Executive Director

(Print or type title of person signing)

Signed and sworn to before me on (date) Aug 30, 2010, by Donna Redmond
at Cook County, IL (state).

Deborah L. Quinn

Notary Public.

Commission expires: Aug 3, 2011

OFFICIAL SEAL
DEBORAH L. QUINN
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES AUG. 03, 2011

A F F I D A V I T

Morgan Park Brewery/Club a(n) Not For Profit (the "Affiant"), hereby certifies and declares as follows: Business Association

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

Morgan Park Beverly Hills Business Association
(Print or type name of Affiant)

By;

Donna Redmond
(Sign here)

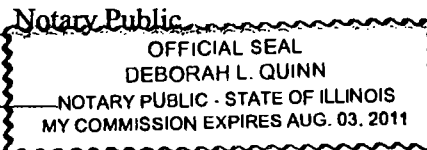
Donna Redmond
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) Aug 2, 2010, at Cook County,
Ill (State).

Deborah L. Quinn

Commission expires: 8-3-11



Attachments and Appendix "A" referred to in Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

Morgan Park/Beverly Hills Business Association.

Executive Board -- 2010.

Mark Boyle	President
Laura Shallow	Vice-President
Dr. Marcia Blake	Secretary
Margaret O'Connell	Treasurer
Donna Redmond	Executive Director

Board Of Directors.

Judy Stankus
Herbert Barker
Marcia Walsh
Barbara Lindsay
Bernadette Molloy
Tom Gibbons
Colette Whalen

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

Morgan Park/Beverly Hills Business Association.

List Of Retained Parties 2011 Anticipated.

Name	Address	Relationship	Estimated Amount
Bravos and Associates	324 Ridgewood Drive Bloomington, Illinois 60108	Accounting/Audit	\$3,575.00 ant.
Munro Landscape	10057 South Western Avenue Chicago, Illinois 60643	Maintenance	\$56,000.00 ant.

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

N/A

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Morgan Park/Beverly Hills
Business Association
(Print or type name of Disclosing Party)

Date: July 13, 2010

10/6/2010

REPORTS OF COMMITTEES

100821

By:

(Signed): Donna Redmond
(Sign here)

Donna Redmond
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date)
July 13, 2010, by Donna Redmond, at
Cook County, Illinois (State).

(Signed): Debra L. Quinn
Notary Public

Commission expires: August 3, 2011

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 20)

Special Services Area No. 20.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 20)

Special Service Area No. 20.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an

expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 20)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
=====	==	==	=	=====	=====	=====	==	==	=====	=====	=====	=====
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 20)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	6.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-F>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.

OSA (Overtime is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

H/W (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 20)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 20)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 20)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft.; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 20)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 20)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types; Creter Crane; Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 20)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 20)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fioaion Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 20)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service No. 20)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this _____ day of _____ A.D., 20__

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgments, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

Approved _____, 20____	_____ (Seal)
	_____ (Seal)
_____ Purchasing Agent	_____ (Seal)
	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
_____ Assistant Corporation Counsel	_____ (Seal)

PRINCIPAL
IF CORPORATIONSTATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____

who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as

their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____

_____, appeared before me this day in person and acknowledged that _____

signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free

and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

PRINCIPAL
IF INDIVIDUALSTATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 20)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

10/6/2010

REPORTS OF COMMITTEES

100841

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 20)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carry over" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

- 1. Statement of Financial Position.
- 2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
- 3. Statement of Cash Flows.
- 4. Notes to the Financial Statements.
- 5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

AMENDMENT OF ESTABLISHMENT ORDINANCE, IMPOSITION OF TAX LEVY,
APPROVAL OF 2011 BUDGET AND EXECUTION OF SERVICE PROVIDER
AGREEMENT FOR SPECIAL SERVICE AREA NO. 21.

[O2010-4452]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget, and the approval of a service provider agreement for Special Service Area Number 21, amount to be levied: \$143,400, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time; and

WHEREAS, On November 15, 2000, the City Council of the City of Chicago (the "City Council") enacted an ordinance which established an area known and designated as City of Chicago Special Service Area Number 21 (the "Initial Area") and authorized the levy of an annual tax for the period beginning in tax year 2000 through and including tax year 2009 (the "Initial Services Tax") in an amount not to exceed an annual rate of one quarter of one percent (0.25%) of the equalized assessed value of the taxable property therein to provide certain special services in and for the Initial Area in addition to the services provided by and to the City of Chicago generally; and

WHEREAS, On November 8, 2006, the City Council enacted an ordinance (the "Establishment Ordinance") which reestablished an area known and designated as City of Chicago Special Service Area Number 21 (the "Area") with reconstituted boundaries, terminated the authorization to levy the Initial Services Tax, and authorized the levy of an annual tax, for the period beginning in tax year 2006 through and including tax year 2015, not to exceed an annual rate of 0.25 percent of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area fronting wholly or in part along Lincoln Avenue, from Montrose Avenue to Winnemac Avenue; Western Avenue, from Ainslie Street to Montrose Avenue; and Lawrence Avenue, from Virginia Avenue to Leavitt Street; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include but are not limited to maintenance and beautification activities; new construction; coordinated marketing and promotional activities; parking and transit programs; area strategic planning; the recruitment and promotion of new businesses to the Area and retention and promotion of existing business within the Area; financing of storefront facade improvements; security programs; and other technical assistance activities to promote community and economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Lincoln Square Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City of Chicago and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City of Chicago and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; and

WHEREAS, On November 18, 2009 the City Council enacted an ordinance (the "Bond Ordinance"), authorizing the issuance of obligations to finance, among other things, infrastructure improvements to enhance the development of economic activity; and

WHEREAS, On January 27, 2010 the City issued its \$159,855,000 General Obligation Bonds, Taxable Project and Refunding Series 2009B (the "Bonds") pursuant to the Bond Ordinance; and

WHEREAS, On November 18, 2009 the City Council enacted an ordinance (the "2010 Appropriation, Levy, and Agreement Ordinance"), among other things, appropriating the sums necessary to provide the Special Services in and for the Area for 2010, levying the Services Tax for the tax year 2009, and authorizing an agreement (in substantially the form attached as Exhibit A to the 2010 Appropriation, Levy, and Agreement Ordinance) with Lincoln Square Chamber of Commerce, an Illinois not-for-profit corporation, as the Service Provider (the "2010 Service Provider"), for the provision of the Special Services in 2010; and

WHEREAS, Pursuant to the 2010 Appropriation, Levy, and Agreement Ordinance, the City and the 2010 Service Provider entered into a service provider agreement (the "2010 Service Provider Agreement"); and

WHEREAS, The City desires to increase the budget for Special Services in the Area in 2010 by \$10,000, with such increase to be paid out of a portion of the proceeds of the Bonds ("Bond Proceeds"); and

WHEREAS, The City therefore desires to amend both the 2010 Appropriation, Levy, and Agreement Ordinance, as set forth below, and the Service Provider Agreement, pursuant to an amendment in substantially the form attached hereto as Exhibit B; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Lincoln Square Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$148,400
TOTAL BUDGET REQUEST:	\$148,400

Source Of Funding

Tax levy at an annual rate not to exceed 0.25 percent of the equalized assessed value of the taxable property within Special Service Area Number 21	\$143,400
Carryover funds from previous tax years	\$ 5,000

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$143,400 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City of Chicago (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Lincoln Square Chamber of Commerce, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Amendment of 2010 Appropriation, Levy, and Agreement Ordinance. The 2010 Appropriation, Levy, and Agreement Ordinance is hereby amended by adding the following Whereas clause:

"Whereas, certain City bond proceeds may become available to provide a portion of the Special Services in and for the Area (the "Bond Proceeds"); and"

SECTION 8. Further Amendment Of 2010 Appropriation, Levy, And Agreement Ordinance. Section 2 of the 2010 Appropriation, Levy, and Agreement Ordinance is hereby amended by deleting the language indicated by strikeout below and adding the underlined language as follows:

"Section 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Lincoln Square Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2010 and ending December 31, 2010.

	Expenditures	
Service Provider Agreement for the provision of Special Services	\$147,214	<u>\$157,214</u>
TOTAL BUDGET REQUEST:	\$147,214	<u>\$157,214</u>

Expenditures

Source Of Funding

Tax levy at an annual rate not to exceed 0.25 percent of the equalized assessed value of the taxable property within Special Service Area Number 21	\$143,214
Carryover funds from previous tax years	\$ 4,000
<u>Bond Proceeds</u>	<u>\$ 10,000"</u>

SECTION 9. Amendment To 2010 Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality to enter into, execute and deliver an amendment to the 2010 Service Provider Agreement in substantially the form attached hereto as Exhibit B and hereby made a part hereof (the "2010 Service Provider Agreement Amendment"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the 2010 Service Provider Agreement Amendment, with such changes, deletions and insertions as shall be approved by the persons executing the 2010 Service Provider Agreement Amendment.

SECTION 10. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 11. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 12. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 13. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 21

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

Lincoln Square Chamber Of Commerce

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 21 is entered into on January 1, 2011 by and between Lincoln Square Chamber of Commerce, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 21" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed .250% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on November 8, 2006, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and Incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement

unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in

Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq. (1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not

limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows

that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$143,400 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$5,000 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1 2011 and December 31, 2011, therefore, shall not exceed \$148,400.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$148,400, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City

may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time

or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

(i) If Contractor has 25 or more full-time employees, and

(ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then

(iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

- (1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;
- (2) failure to perform the Services in a manner satisfactory to the City;
- (3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

E. The right to withhold all or any part of Contractor's compensation hereunder.

- F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective

date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in

accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:

Special Service Area #21 Commission
4732 N. Lincoln Ave.
Chicago, Illinois 60625

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

With Copies to:

Department of Law
Room 600, City Hall
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Corporation Counsel

Lincoln Square Chamber of Commerce
4732 N. Lincoln Ave.
Chicago, Illinois 60625
Attention: Melissa Flynn

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of
(name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 21 read as follows:

(Sub)Exhibit 1.
(To Service Provider Agreement For
Special Service Area No. 21)

Special Service Area No. 21 -- Lincoln Square.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics

(Sub)Exhibit 2.
(To Service Provider Agreement For
Special Service Area No. 21)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 21 -- Lincoln Square

Special Service Area Chairperson: Karl Riehn

Service Provider Organization: Lincoln Square Chamber of Commerce

Special Service Area Program Manager: Melissa Flynn

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$ 2,200		--		\$ 2,200
Public Way Maintenance	65,400		\$ 4,000		69,400
Public Way Aesthetics	47,320		1,000		48,320
Tenant Retention/Attraction	--		--		--
Facade Improvements	--		--		--
Parking/Transits/Accessibility	--		--		--

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Safety Programs	\$ --		\$ --		\$ --
District Planning	--		--		--
Other Technical Assistance	--		--		--
Total Services	\$114,920		\$5,000		\$119,920
Administration	14,480		--		14,480
Loss Collection 9.8%	14,000		--		14,000
GRAND TOTAL	\$143,400	+	\$5,000	=	\$148,400
Administration/Total Budget Ratio					9.8%

Levy Analysis	
Estimated 2009 EAV	\$ 57,542,877
Authorized Tax Rate Cap	0.250%
Estimated Tax Rate for 2010 Levy	0.249%
Estimated 2010 Levy	\$ 143,400

Special Service Area Number and Name: Special Service Area Number 21 -- Lincoln Square

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on June 24, 2010.

(Signed): Kari Riehn
SSA Chairperson Signature

Kari Riehn
SSA Chairperson Printed Name

July 23, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 21)

City Of Chicago
Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Lincoln Square Chamber of Commerce

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party: 4732 N. Lincoln Avenue

Chicago, IL 60625

C. Telephone: 773-728-3890 Fax: 773-769-4855 Email: meiissa@lincolnsquare.org

D. Name of contact person: Melissa Flynn

E. Federal Employer Identification No. (if you have one): 36-3260054

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Lincoln Square SSA #21 - Approval for budget & work plan

G. Which City agency or department is requesting this EDS? Department of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

501(c)(6)

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☐ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name	Title
<u>See Attached - "No Members"</u>	
<u> </u>	
<u> </u>	
<u> </u>	

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

N/A — "None"

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

10/6/2010 10:00 AM
10/6/2010 10:00 AM

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
- See Attached			

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

• any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax-deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above state ments.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name	Business Address	Nature of Interest
------	------------------	--------------------

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of the ir slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI – CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

(If no explanation appears or begins on the lines above, or if the letters "N A" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sfillin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_fonns.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2 If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3. If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Lincoln Square Chamber of Commerce Date: 7/23/10

(Print or type name of Disclosing Party)

By:

Melissa J. Flynn
(sign here)

Melissa Flynn

(Print or type name of person signing)

Executive Director of the Lincoln Square Chamber of Commerce

(Print or type title of person signing)

Signed and sworn to before me on (date) July 23rd 2010, by Melissa Flynn,
at Cook County, IL (state).

Kristine Kueck Notary Public.

Commission expires: 3-2-2014



AFFIDAVIT

Lincoln Square Chamber of Commerce, a(n) Illinois not for profit organization (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving:

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

Lincoln Square Chamber of Commerce
(Print or type name of Affiant)

By:

Helissa Flynn
(Sign here)

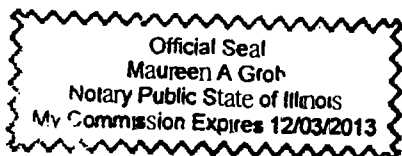
Helissa Flynn
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) 3rd of August 2010 at Cook County,
IL (State).

Maureen A. Groh Notary Public.

Commission expires: 12/03/13



Attachments and Appendix "A" referred to in this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

Lincoln Square Chamber Of Commerce

Board Of Directors And Officers.

Monique Sandberg	President
Martha Burrows	Treasurer/Secretary
Tim Joyce	Membership Services Chair
George Fink	Director
Richard Forsythe	Director
Jason Kraus	Director
Carol Himmel	Director
Julie Liska	Director
Asa Luke	Director
Rick Romanow	Director
Rebecca Woods	Director
Kristine Kueck	Director
Melissa Flynn	Executive Director

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

*Businesses Retained Or Anticipated To Be Retained
By Special Service Area No. 21
For 2011 Budget.*

1. Annette Held Landscape Design with Advance Landscaping, 3731 North Monticello Avenue, Chicago, Illinois 60618, 773-267-8289, Est. \$19,000 for landscaping, design and planting.
2. Search Developmental Center, 1925 North Clybourn Avenue, Suite 200, Chicago Illinois 60614, 773-305-5000, Est. \$42,000 sidewalk sweeping and trash removal -- local benefit vendor
3. Tim's Snow Plowing, 2161 West Warner Avenue, Chicago, Illinois 60618, 773-486-7751, Est. \$16,200 for snow removal.
4. Autumn Ridge Land and Site Design 2846 West Ainslie Street, Chicago, Illinois 60625, (773) 561-3435, Est. \$10,000 for community garden.

Additional organizations to be retained may include:

5. A.C.T. Group, 6242 North Clark Street, Chicago, Illinois 60660, 773-743-2196, Est. \$2,500 for financial audit.
6. American Graphics, 53 West Jackson Boulevard, Chicago, Illinois 60604, 312-324-3070, Est. \$4,000 for banner maintenance.
7. Digital Imaging Resources, Inc., 650 West Lake Street, Number 120, Chicago, Illinois 60606, 312-243-1250, Est. \$11,000 for banner maintenance.

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following whether by blood or adoption: parent, child brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Lincoln Square Chamber of Commerce
(Print or type name of Disclosing Party)

Date: July 23, 2010

By:

(Signed): Melissa Flynn
(Sign here)

Melissa Flynn
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date)
July 23, 2010, by Melissa Flynn at
Cook County, Illinois (State).

(Signed): Kristine E. Kueck
Notary Public

Commission expires: March 2, 2014

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 21)

Contractor Insurance Provisions.

Special Service Area No. 21.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

- 1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law, covering all

employees who are to provide a service under this Agreement and Employer's Liability coverage with limits of not less than \$100,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 21)

Special Service Area No. 21.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

- 1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law, covering all

employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain

certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 21)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	0.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 21)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: H-F-8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)
OSA (Overtime is required for every hour worked on Saturday)
OSH (Overtime is required for every hour worked on Sunday and Holidays)
H/W (Health & Welfare Insurance)
Pensn (Pension)
Vac (Vacation)
Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 21)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 21)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 21)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 21)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 21)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane; Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 21)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 21)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEAMsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 21)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

10/6/2010

REPORTS OF COMMITTEES

100915

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 21)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this

day of

A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgements, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

Approved _____, 20____	_____ (Seal)
	_____ (Seal)
_____ Purchasing Agent	_____ (Seal)
	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
_____ Assistant Corporate Counsel	_____ (Seal)

PRINCIPAL
IF CORPORATIONSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____

who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____, appeared before me this day in person and acknowledged that _____
signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

PRINCIPAL
IF INDIVIDUALSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 21)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 21)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carry over" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

Exhibit "B".
(To Ordinance)

*Amendment To 2010 Service Provider Agreement
For Special Service Area No. 21.*

This Amendment ("Amendment") is made and entered into effective as of the ____ day of _____, 2010, by and between the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois, and Lincoln Square Chamber of Commerce, an Illinois not-for-profit corporation ("Contractor").

Background.

The Contractor and the City have entered into an Agreement dated January 1, 2010 ("Agreement"), in which the Contractor is to perform certain services for Special Service Area Number 21. The Contractor and the City desire to make certain changes to the Agreement. The Agreement requires that modifications to it must be made in writing and signed by both parties.

Now, Therefore, In consideration of the provisions and conditions set forth in the Agreement, the parties do mutually agree to amend the Agreement as set forth below.

It is further agreed by and between the parties that the sole modifications of, changes in, and amendments to the Agreement are as follows:

1. Section 3.09, Licenses, Permits and Safety Considerations, is amended by adding the following sentence to the end of Section 3.09(A), Licenses and Permits: "Subject to the foregoing, the City hereby authorizes the Contractor to construct, operate and maintain a community garden on the real property owned by the City located at 4811 North Western Avenue as part of the Services hereunder (under the category of Public Way Aesthetics listed in Exhibit 1 hereto) and to enter onto said real property as necessary in connection therewith."
2. Section 5.01, Basis of Compensation, is deleted in its entirety and replaced with the following: "The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2010 and December 31, 2010 is the sum of (a) \$143, 214 or the total amount of Service Tax Funds actually collected for tax year 2009, whichever is less; (b) the total amount of surplus funds in the amount of \$4,000 which are being carried over from previous program years and which Contractor hereby acknowledges are in its possession; and (c) \$10,000 of the proceeds of the

City's \$159,855,000 General Obligation Bonds, Taxable Project and Refunding Series 2009B (the "Bond Proceeds"); the maximum compensation that the Contractor may be paid under this Agreement between January 1, 2010 and December 31, 2010, therefore, shall not exceed \$157,214."

3. Section 5.02, Budget for Services, is deleted in its entirety and replaced with the following: "The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2010, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2010 may not exceed \$157,214, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01; provided, however, that without the prior written approval of the Commissioner: (a) the Bond Proceeds may not be transferred between line items, and none of the Service Tax Funds may be transferred to the line item identified in the Budget to be paid out of Bond Proceeds; and (b) the Budget may not be revised with respect to the Services to be paid for with Bond Proceeds as indicated in the Budget. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated."
4. Exhibit 2(A), the amended budget for 2010, is attached to this Amendment as Attachment 1 and incorporated by reference.
5. Section 5.05, Funding, is deleted in its entirety and replaced with the following: "Payments under this Agreement shall be made from Service Tax Funds in fund number 156 and Bond Proceeds in fund number _____ and are subject to the availability of funds therein."
6. Contractor has executed an Economic Disclosure Statement, a copy of which is attached to this Amendment as Attachment 2 and incorporated by reference.

All terms of the Agreement remain in full force and effect except as modified in this Amendment.

Signed:

City of Chicago

By: _____
Acting Commissioner,
Department of Community
Development

10/6/2010

REPORTS OF COMMITTEES

100925

Contractor: Lincoln Square Chamber of Commerce

By: _____
(Signature)

Its: _____
(Print Name and Title)

Attest: _____

Its: _____
(Print Name and Title)

County of _____

State of _____

Acknowledged on _____ [date] before me by _____ as
_____, [title] of _____, [firm].

Notary Public

Commission expires: _____

Attachments 1 and 2 referred to in this Amendment to 2010 Service Provider Agreement for Special Service Area Number 21 read as follows:

Attachment 1.
(To Amendment To 2010 Service Provider Agreement
For Special Service Area No. 21)

Department Of Community Development

Schedule C: 2010 SSA Budget Summary -- Amendment.

Special Service Area Number and Name: Special Service Area Number 21 -- Lincoln Square

Special Service Area Chairperson: Karl Riehn

Service Provider: Lincoln Square Chamber of Commerce

Special Service Area Program Manager: Melissa Flynn

Budget Period: January 1, 2010 to December 31, 2010

	2009 Levy	+	Carryover	+	GO Bond Proceeds	=	2010 Budget
Service							
Advertising and Promotion	\$ 2,444		\$ --		\$ --		\$ 2,444
Public Way Maintenance	80,564		4,000		--		84,564
Public Way Aesthetics	28,824		--		10,000		38,824
Tenant Retention/Attraction	--		--		--		--
Facade Improvements	--		--		--		--
Parking/Transits/ Accessibility	--		--		--		--
Safety Programs	--		--		--		--
District Planning	--		--		--		--
Other Technical Assistance	--		--		--		--
Total Services	\$111,832		\$4,000		\$10,000		\$125,832
Administration	14,382		--		--		14,382
Loss Collection 11.9%	17,000		--		--		17,000
GRAND TOTAL	\$143,214	+	\$4,000	+	\$10,000	=	\$157,214
Administration/Total Budget Ratio							9.1%

D.C.D. Use Only	
Estimated 2008 EAV	\$ 58,886,195
Authorized Tax Rate Cap	0.250%
Estimated Tax Rate for 2009 Levy	0.243%
Estimated 2009 Levy	\$ 143,214

Attachment 2.
(To Amendment To 2010 Service Provider Agreement
For Special Service Area No. 21)

Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Lincoln Square Chamber of Commerce

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party:

4732 N. Lincoln Avenue

Chicago, IL 60625

C. Telephone: 773-728-3890 Fax: 773-769-4855 Email: melissa@lincolnsquare.org

D. Name of contact person: Melissa Flynn

E. Federal Employer Identification No. (if you have one): 36-3260054

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Amendment of 2010 service provider agreement of SSA #21

G. Which City agency or department is requesting this EDS? Department of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

501(c)(6)

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

- ☐ Yes ☐ No ☐ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name	Title
See Attached - "No Members"	

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

N/A -- "None"

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
- See Attached			

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

- any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax-deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name

Business Address

Nature of Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of the ir slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

____ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Discluserure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3. If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

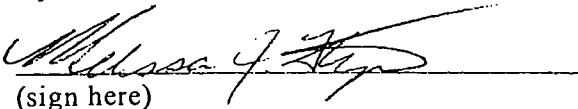
Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Lincoln Square Chamber of Commerce

Date: 7/23/10

(Print or type name of Disclosing Party)

By:


(sign here)

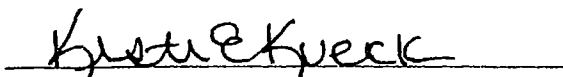
Melissa Flynn

(Print or type name of person signing)

Executive Director of the Lincoln Square Chamber of Commerce

(Print or type title of person signing)

Signed and sworn to before me on (date) JULY 23rd 2010, by Melissa Flynn,
at Cook County, IL (state).

 Notary Public.

Commission expires: 3-2-2014



AFFIDAVIT

Lincoln Square Chamber of Commerce, a(n) Illinois not for profit organization (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

Lincoln Square Chamber of Commerce
(Print or type name of Affiant)

By:

Helissa Flynn
(Sign here)

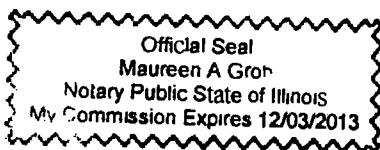
Helissa Flynn
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) 3rd of August 2010 at COOK County,
IL (State).

Maureen A. Groh Notary Public.

Commission expires: 12/03/13



[Attachment to Section II.B.1.a. and Appendix "A" referred to in this Amended Economic Disclosure Statement and Affidavit constitute Attachment to Section II.B.1.a. and Appendix "A" of (Sub)Exhibit 3 to Service Provider Agreement for Special Service Area Number 21 and printed on page 100896 and pages 100897 through 100899, respectively, of this Journal.]

Attachment to Section IV referred to in this Amended Economic Disclosure Statement and Affidavit reads as follows:

Attachment To Section IV.
(To Amended Economic Disclosure Statement And Affidavit)

Businesses Retained By Special Service Area No. 21.

1. Annette Held Landscape Design with Advance Landscaping, 3731 North Monticello Avenue, Chicago, Illinois 60618, 773-267-8289, Est. \$14,000 for landscaping, design and planting.
2. Search Developmental Center, 1925 North Clybourn Avenue, Suite 200, Chicago, Illinois 60614, 773-305-5000, Est. \$42,000 sidewalk sweeping and trash removal -- local benefit vendor.
3. Tim's Snow Plowing, 2161 West Warner Avenue, Chicago, Illinois 60618, 773-486-7751, Est. \$12,000 for snow removal.
4. Pressure Washing Systems Environmental, Inc., 1615 South 55th Avenue, Cicero, Illinois 60804, 708-652-9274, Est. \$20,000 sidewalk power washing.

Additional Organizations to be retained may include:

5. A.C.T. Group, 6242 North Clark Street, Chicago, Illinois 60660, 773-743-2196, Est. \$2,000 for financial audit.
6. American Graphics, 53 West Jackson Boulevard, Chicago, Illinois 60604, 312-324-3070, Est. \$5,000 for banner maintenance.

Additional Retained party:

Autumn Ridge Land and Site Design, 2846 West Ainslie Street, Chicago, Illinois 60625, 773-561-3435, Est. \$27,610 for community garden.

Continued in Volume II
on page 100943

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

COPY



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

Regular Meeting -- Wednesday, October 6, 2010

at 10:00 A.M.

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

OFFICIAL RECORD.

VOLUME II

RICHARD M. DALEY
Mayor

MIGUEL DEL VALLE
City Clerk

Continued from Volume I
on page 100942

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 22.

[O2010-4453]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 22, amount to be levied: \$223,192, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyie, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., (the "Special Service Area Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time; and

WHEREAS, On November 13, 2002, the City Council of the City of Chicago (the "City Council") enacted an ordinance (the "Establishment Ordinance") which established an area known and designated as City of Chicago Special Service Area Number 22 (the "Area") and authorized the levy of an annual tax, for the period beginning in 2002 through and including 2011, not to exceed an annual rate of four hundred seventy-five one-thousandths of one percent (0.475%) of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area as that territory consisting approximately of the territory along both sides of Clark Street from Ainslie Street on the south to Victoria Street on the north; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include but are not limited to, recruitment and promotion of new businesses to the Area and retention and promotion of existing businesses within the Area; maintenance and beautification activities; coordinated marketing and promotional activities; strategic planning for the general development of the Area; financing of storefront facade improvements; security services, including, but not limited to, the development of safety programs; and other technical assistance activities to promote commercial and economic development, including, but not limited to, streetscape improvements, strategic transit/parking improvements including parking management studies, and enhanced land-use oversight and control initiatives; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Andersonville Street Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development ("DCD"), the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City of Chicago and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City of Chicago and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of DCD (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services and has recommended to DCD, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Andersonville Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$235,947
TOTAL BUDGET REQUEST:	\$235,947
Source Of Funding	
Tax levy at an annual rate not to exceed four hundred seventy-five one-thousandths of one percent (0.475%) of the assessed value as equalized of the taxable property within Special Service Area Number 22	\$223,192
Carryover funds from previous years	\$ 12,755

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Special Service Area Act and pursuant to the provisions of the

Establishment Ordinance, the sum of \$223,192 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City of Chicago (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City of Chicago, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Andersonville Chamber of Commerce, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 22

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

Andersonville Chamber Of Commerce

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 22 is entered into on January 1, 2011 by and between Andersonville Chamber of Commerce, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 22" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed .475% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on November 13, 2002, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement

unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

if the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

if the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in

Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq.(1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. if the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. if the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will

notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. if the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. if, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

if the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

if the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

if the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

if the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

if the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

if any of the sureties on such bond at any time fall financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$223,192 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$12,755 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011, therefore, shall not exceed \$235,947.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$235,947, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the Invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

in connection with the execution of this Agreement, the Contractor warrants and represents:

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 iLCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 iLCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City

may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

i. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-Ilability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time

or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

(i) if Contractor has 25 or more full-time employees, and

(ii) if at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then

(iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: if Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

in accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the Inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

(1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;

(2) failure to perform the Services in a manner satisfactory to the City;

(3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

- E. The right to withhold all or any part of Contractor's compensation hereunder.
- F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

if the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

in addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. if the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

if this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. in the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

if this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at iii. Admin. Code tit. 71, ch. 1, § 400.110. in the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. if the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

if any provision of this Agreement is held or deemed to be or shall in fact be inoperative or unenforceable as applied in any particular case in any jurisdiction or in all cases because it conflicts with any other provision hereof or of any constitution, statute, ordinance, rule of law or public policy, or for any other reason, such circumstances shall not have the effect of rendering such provision inoperative or unenforceable in any other case or circumstances, or of rendering

any other provision herein invalid, inoperative, or unenforceable to any extent. The invalidity of any one or more phrases, sentences, clauses or sections herein shall not effect the remaining portions of this Agreement or any part thereof.

8.09 interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

if Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:	Special Service Area #22 Commission 5356 N. Clark, 2 nd Floor Chicago, Illinois 60640
	Department of Community Development City Hall, Room 1000 121 North LaSalle Street Chicago, Illinois 60602 Attention: Commissioner
With Copies to:	Department of Law Room 600, City Hall 121 North LaSalle Street Chicago, Illinois 60602 Attention: Corporation Counsel
	Andersonville Chamber of Commerce 5356 N. Clark, 2 nd Floor Chicago, Illinois 60640 Attention: Ellen Shepard

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of
(name of party on behalf of whom Instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 22 read as follows:

(Sub)Exhibit 1.
 (To Service Provider Agreement For
 Special Service Area No. 22)

Special Service Area No. 22 -- Andersonville.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- Facade Improvements
- District Planning

(Sub)Exhibit 2.
 (To Service Provider Agreement For
 Special Service Area No. 22)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 22 -- Andersonville

Special Service Area Chairperson: Marsha Engquist

Service Provider: Andersonville Chamber of Commerce

Special Service Area Program Manager: Ellen Shepard

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$27,988		\$ --		\$27,988
Public Way Maintenance	67,085		--		67,085
Public Way Aesthetics	43,315		--		43,315
Tenant Retention/Attraction	3,990		--		3,990
Facade Improvements	20,565		12,755		33,320

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Parking/Transits/Accessibility	\$ --		\$ --		\$ --
Safety Programs	--		--		--
District Planning	4,575		--		4,575
Other Technical Assistance	--		--		--
Total Services	\$167,518		\$12,755		\$180,273
Administration	44,474		--		44,474
Loss Collection 5.0%	11,200		--		11,200
GRAND TOTAL	\$223,192	+	\$12,755	=	\$235,947
Administration/Total Budget Ratio					18.8%

Levy Analysis	
Estimated 2009 EAV	\$ 47,466,669
Authorized Tax Rate Cap	0.475%
Estimated Tax Rate for 2010 Levy	0.470%
Estimated 2010 Levy	\$ 223,192

Special Service Area Number and Name: Special Service Area Number 22 --
Andersonville

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on April 19, 2010.

(Signed): Marsha Engquist
SSA Chairperson Signature

Marsha Engquist
SSA Chairperson Printed Name

July 12, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area Number 22)

Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Andersonville Chamber of Commerce

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.I.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party: 5356 N. Clark St., 2nd Fl.

Chicago, IL 60640

C. Telephone: 773 728 2995 Fax: 773 728 6488 Email: eshepard@andersonville.org

D. Name of contact person: Ellen Shepard

E. Federal Employer Identification No. (if you have one): 36 611 1417

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

City council approval of SSa #22 property tax budget & services for 2011 program year

& contract with the Dept. of Community Development

G. Which City agency or department is requesting this EDS? Dept. of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify)
501(c)(6) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes

 ☒ No

 ☐ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name	Title
See attached	

Ellen Shepard, executive director"no members"

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

10/6/2010

REPORTS OF COMMITTEES

100979

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name
NA

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

"None"

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes

☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
See attached			

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

• any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

NA

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

NA

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name	Business Address	Nature of Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

____ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

I. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

NA

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

NA

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Andersonville Chamber of Commerce
(Print or type name of Disclosing Party)

Date: 9/1/10

By:

Ellen Shepard
(sign here)

Ellen Shepard
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) Sept 1, 2010, by Ellen Shepard,
at Cook County, Illinois (state).

Christine A. Richards Notary Public.
Commission expires: 9/13/2011



AFFIDAVIT

Andersonville Chamber of Commerce, a(n) Illinois Non-profit organization (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

~~Ellen Shepard~~ Andersonville Chamber of Commerce
(Print or type name of Affiant)

By:

Ellen Shepard
(Sign here)

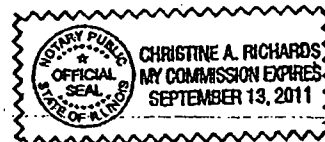
Ellen Shepard
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) Aug 20, 2010, at Cooke County,
Illinois (State).

Christine Richards Notary Public.

Commission expires: 9/13/2011



Attachments and Appendix "A" referred to this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

Andersonville Chamber Of Commerce

Board Of Directors 2009 -- 2010.

President:	Thom Greene Greene and Proppe Design
Jill Kissack In Fine Spirits	Barbara Janusek State Farm Insurance
Vice President:	Greg Katzman Waddell and Reed
Pat Alvino Patricia Alvino, CPA	Paul Lechlinski Room Service
Treasurer:	Erica Mizuuchi North Side Federal Savings
Michael Brogan North Community Bank	Tom Moriarty North Abbott Analysis
Secretary:	Betsy Nore Presence
Pat Staszak Andersonville Physical Therapy	Judith Quittner Seizys Main Royal Design
Karin Moen Abercrombie Swedish American Museum Center	Tim Rasmussen Charlie's Ale House
Jan Baxter Landmark of Andersonville	Tim Ryan Bridgeview Bank
Ann Christophersen Women and Children First	Teresa Sullinger T. Salon & Gallery
Kimberly Coulter Russell W. Holmquist Insurance Agency	Zena Vaughn Raven Theatre
Dr. Curtis Day Avalon Chiropractic Clinic	Emeritus Board Fr. Earl Gasquoine Holy Cross Friary
Jean Fishbeck Computer Works of Chicago	Ingvar Wikstrom Wikstrom's Gourmet Foods
Paul Hasenwinkel Continuum Studios	
Dr. Ann Generali Chiropractic For Life	

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

Andersonville Special Service Area No. 22.

Retained Parties 2010.

Name	Address	Relationship	Fees
Gethsemane Garden Center	5739 North Clark Street, Chicago	Landscaping	\$24,200 est.
Cleanstreet	3501 North Fillmore Street, Chicago	Sidewalk cleaning	\$22,260 est.
Michael Lucas	3436 North Keeler Avenue, Chicago	Holiday decorations, Streetscape repairs, snow plowing	\$40,000 est.
Pressure Washing Systems	1615 South 55 th Street, Cicero	Sidewalk power wash	\$13,000 est.
Coleman, Epstein Berlin	515 North State Street, Chicago	Audit	\$ 2,500 est.
Andersonville Development Corporation	5356 North Clark Street, Chicago	Program support	\$21,000 est.
WBEZ	848 East Grand Avenue, Chicago	Radio Ads	\$ 4,000 est.
WXRT	4949 West Belmont Avenue, Chicago	Radio Ads	\$ 4,000 est.
Fisheye Graphics	5443 North Broadway, Chicago	Printing	\$ 2,400 est.
Marsha Brown, Ltd	203 Princeton Lane, Glenview	Printing	\$ 4,500 est.

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof

currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor and alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: as parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Andersonville Chamber of Commerce
(Print or type name of Disclosing Party)

Date: September 1, 2010

10/6/2010

REPORTS OF COMMITTEES

100995

By:

(Signed): Ellen Shepard
(Sign here)

Ellen Shepard
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date)
September 1, 2010, by Ellen Shepard at
Cook County, Illinois (State).

(Signed): Christine A. Richards
Notary Public

Commission expires: September 13, 2011

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 22)

Special Service Area No. 22.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 22)

Special Service Area No. 22.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all

employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain

certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

10/6/2010

REPORTS OF COMMITTEES

101001

(Sub)Exhibit 6.
 (To Service Provider Agreement For
 Special Service Area No. 22)

Prevailing Wages.
 (Page 1 of 10)

Cook County Prevailing Wage For
 September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
=====	==	===	=	=====	=====	=====	===	===	=====	=====	=====	=====
ASBESTOS ABT-GEN		ALL		35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC		BLD		31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER		BLD		43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON		BLD		39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER		ALL		40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON		ALL		41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER		BLD		33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.		BLD		36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP		ALL		40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN		ALL		31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN		ALL		40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN		ALL		40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR		BLD		46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR		ALL		32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER		BLD		38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR		BLD		42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER		ALL		40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER		ALL		35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER		ALL		40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST		BLD		43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS		ALL		29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON		BLD		39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I		ALL		25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II		ALL		30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT		ALL		40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER		BLD 1		45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 2		43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 3		41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 4		39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 5		48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 6		46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 7		48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 1		51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 2		49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 3		44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 4		36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		HWY 1		43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		HWY 7		42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		HWY 3		40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 22)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: H-F>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)

OSA (Overtime is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

H/H (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 22)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 22)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, Including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 22)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 22)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 22)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 22)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 22)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Holsters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 22)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 22)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this _____ day of _____ A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgements, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original: provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

	_____ (Seal)
Approved _____, 20__	_____ (Seal)
_____	_____ (Seal)
Purchasing Agent	_____ (Seal)
	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
_____	_____ (Seal)
Assistant Corporation Counsel	

PRINCIPAL
IF CORPORATIONSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____
who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____ appeared before me this day in person and acknowledged that _____
signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary PublicPRINCIPAL
IF INDIVIDUALSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 22)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 22)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carryover" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 23.

[O2010-4454]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 23, amount to be levied: \$445,865, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muhoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time (the "Code"); and

WHEREAS, On December 4, 2002, the City Council of the City of Chicago (the "City Council") enacted an ordinance which established an area known and designated as City of Chicago Special Service Area Number 23 (the "Original Area") and authorized the levy of an annual tax, for the period beginning in 2002 through and including 2011 (the "Original Services Tax"), in an amount not to exceed an annual rate of 0.175% of the equalized assessed value of the taxable property therein to provide certain special services in and for the Original Area in addition to the services provided by and to the City of Chicago generally; and

WHEREAS, On November 12, 2008 the City Council enacted an ordinance (the "Establishment Ordinance") which reestablished an area known and designated as City of Chicago Special Service Area Number 23 (the "Area") with reconstituted boundaries, terminated the authorization to levy the Initial Services Tax, and authorized the levy of an annual tax, for the period beginning in tax year 2008 through and including tax year 2022, not to exceed an annual rate of 0.309% of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area consisting of Clark Street north of Orleans Street to the south side of Diversey Parkway; and Diversey Parkway, from Lakeview to Orchard Avenue; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include but are not limited to maintenance and beautification, new construction, coordinated marketing and promotional activities, parking and transit programs, area strategic planning, business retention and recruitment, building facade improvements, security services and other technical assistance activities to promote community and economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of Clark Street -- Lincoln Park Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City of Chicago and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City of Chicago and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing on January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the

Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Clark Street -- Lincoln Park Special Service Area Commission
Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$660,090
TOTAL BUDGET REQUEST:	\$660,090
Source Of Funding	
Tax levy at an annual rate not to exceed 0.309% of the equalized assessed value of the taxable property within Special Service Area Number 23	\$445,865
Carryover funds from previous tax years	\$214,225

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$445,865 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City of Chicago (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City of Chicago, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Lincoln Park Chamber of Commerce Inc., an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 23

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

Lincoln Park Chamber Of Commerce, Inc.

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 23 is entered into on January 1, 2011 by and between Lincoln Park Chamber of Commerce, Inc., an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 23" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed .309% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on November 12, 2008, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. § 12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq.(1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur

costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof

in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$445,865 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$214,225 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1 2011 and December 31, 2011, therefore, shall not exceed \$660,090.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$660,090, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or

their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

1. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities

exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

- (i) If Contractor has 25 or more full-time employees, and
- (ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then
- (iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that

choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

- (1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;
- (2) failure to perform the Services in a manner satisfactory to the City;
- (3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

- E. The right to withhold all or any part of Contractor's compensation hereunder.
- F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement

in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

If any provision of this Agreement is held or deemed to be or shall in fact be inoperative or unenforceable as applied in any particular case in any jurisdiction or in all cases because it conflicts with any other provision hereof or of any constitution, statute, ordinance, rule of law or public policy, or for any other reason, such circumstances shall not have the effect of rendering such provision

inoperative or unenforceable in any other case or circumstances, or of rendering any other provision herein invalid, inoperative, or unenforceable to any extent. The invalidity of any one or more phrases, sentences, clauses or sections herein shall not effect the remaining portions of this Agreement or any part thereof

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex; and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.

Lincoln Park Chamber of Commerce, Inc.
1925 N. Clybourn, Suite 301
Chicago, Illinois 60614
Attention: Kim Schilf

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

10/6/2010

REPORTS OF COMMITTEES

101051

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of _____

County of _____

This instrument was acknowledged before me on _____ (date) by _____
_____(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of _____
_____(name of party on behalf of whom instrument was
executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 23 read as follows:

(Sub)Exhibit 1.
 (To Service Provider Agreement For
 Special Service Area No. 23)

Special Service Area No. 23.

Lincoln Park Chamber Of Commerce.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- Facade Improvements
- District Planning

(Sub)Exhibit 2.
 (To Service Provider Agreement For
 Special Service Area No. 23)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name:	Special Service Area Number 23 -- Clark Street
Special Service Area Chairperson:	Bruce Longanecker
Service Provider Organization:	Lincoln Park Chamber of Commerce
Special Service Area Program Manager:	Loren Dinneen
Budget Period:	January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$ 48,535		\$120,000		\$168,535
Public Way Maintenance	65,937		94,225		160,162
Public Way Aesthetics	130,178		--		130,178

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Tenant Retention/Attraction	\$ 52,304		\$ --		\$ 52,304
Facade Improvements	81,362		--		81,362
Parking/Transits/Accessibility	--		--		--
Safety Programs	--		--		--
District Planning	7,649		--		7,649
Other Technical Assistance	--		--		--
Total Services	\$385,965		\$214,225		\$600,190
Administration	24,400		--		24,400
Loss Collection 8.0%	35,500		--		35,500
GRAND TOTAL	\$445,865	+	\$214,225	=	\$660,090
Administration/Total Budget Ratio					3.7%

Levy Analysis	
Estimated 2009 EAV	\$200,384,087
Authorized Tax Rate Cap	0.309%
Estimated Tax Rate for 2010 Levy	0.223%
Estimated 2010 Levy	\$ 445,865

Special Service Area Name and Number: Clark Street Special Service Area Number 23

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on: June 2, 2010

(Signed): Bruce Longanecker
SSA Chairperson Signature

Bruce Longanecker
SSA Chairperson Printed Name

June 2, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 23)

City Of Chicago
Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Lincoln Park Chamber of Commerce, Inc.

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section ILB.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party:

1925 N. Clybourn, suite 301

Chicago, IL 60614

C. Telephone: 773-880-5200

Fax: 773-880-0266

Email: kim@lincolnparkchamber.com

D. Name of contact person: Kim Schilf

E. Federal Employer Identification No. (if you have one): 36-331-6251

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Council approval of annual SSA #23 tax levy, budget and work plan to fund SSA programs and services.

G. Which City agency or department is requesting this EDS? Department of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) _____ |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes

 ☐ No

 ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name

See attached Board list

Title

"No members"

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf

Name

Title

N/A

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

N/A

"none"

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
---	---------------------	---	--

See attached list

See attached list

See attached list

See attached list

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.I. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.I.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

- any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

None

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name	Business Address	Nature of Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or

slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of the ir slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which t his EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

None

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means th at NO persons or entities

registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Lincoln Park Chamber of Commerce, Inc. Date: 7/21/2010

(Print or type name of Disclosing Party)

By:

Kim Schilf
(sign here)

Kim Schilf

(Print or type name of person signing)

President and CEO

(Print or type title of person signing)

Signed and sworn to before me on (date) 7/21/10, by Kim Schilf,
at Cook County, IL (state).

[Signature] Notary Public.

Commission expires: 4/7/12.

A F F I D A V I T

Lincoln Park Chamber of Commerce a(n) Illinois Not-for-Profit Corporation (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

Lincoln Park Chamber of Commerce, Inc.
(Print or type name of Affiant)

By:

[Signature]
(Sign here)

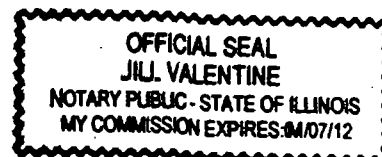
Kim Schilt
(Print or type name of person signing)

President & CEO
(Print or type title of person signing)

Signed and sworn to before me on (date) 7/21/10, at Cook County,
IL (State).

[Signature] Notary Public.

Commission expires: 4/7/12.



Attachments and Appendix "A" referred to this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

Lincoln Park Chamber Of Commerce, Inc.

2010 Board Of Directors.

Executive Board

Chairman:
Chris Ramsey
Lincoln Park Massage Spa

Secretary:
Tim Lane
Goose Island BrewPub

Marketing Council Chair:
Colette Rodon Hornof
Vesta & 2RZ

Membership Council Chair:
Rickey Gold
Rickey Gold & Associates

Treasurer:
Gail P. Zelitzky
Silver-Robins Consulting LLC

Past Chairman:
Mark Rogers
National City Bank

President and CEO
Kim Schilf

General Board

Mary Kate Daly
Children's Memorial Hospital

Melissa Hayes
Chicago History Museum

Patrick Karpowicz
Ostrow Reisin Berk & Abrams, Ltd.

Jim Kelly
Real Leaders Lead Executive Coaching

Erika Kohler
Lincoln Park Zoo

Beth Kraszewski
Keating and Associates

Christopher Matern
Christopher Matern Attorney at Law

Carrie McAteer-Fournier
DePaul University -- Career Center

Francine Pepitone
Francine Marketing Inc.

David Schmitz
Steppenwolf Theatre Company

Joseph Utschig
digitalife, L.L.C.

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

Lincoln Park Chamber Of Commerce, Inc.

List Of Retained Parties.

Sidewalk Cleaning:	Fee: \$66,775.00
Search Development Center	
Greg Peterson	
1925 North Clybourn Avenue, Suite 200	
Chicago, Illinois 60614	
Sidewalk Power Washing:	Fee: \$15,775.00
PWS Environmental Inc.	
Brent Bodefield	
1615 South 55 th Avenue	
Cicero, Illinois 60804	
Sidewalk Snow Plowing:	Fee: \$27,000.00
Tim's Snowplowing	
Tim Gibbons	
1732 North Hermitage Avenue	
Chicago, Illinois 60622	
Holiday Decorations:	Fee: \$7,560.00
Folgers Flag & Decorating, Inc.	
Deb Folgers	
2748 West York Street	
Blue Island, Illinois 60406	
Landscaping:	Fee: \$58,692.00
Brickman	
Adam Woodcock	
3400 North Avondale Avenue	
Chicago, Illinois 60618	
Accountant/Annual Audit:	Fee: \$3,000.00
The A.C.T. Group Ltd.	
Larry Little, CPA	
6242 North Clark Street	
Chicago, Illinois 60660	

Marketing/Special Events/Business Retention: Fee: \$30,000.00
Big Buzz Idea Group
Melissa Lagowski
3821 West Wallen Avenue
Lincolnwood, Illinois 60712

Marketing: Fee: \$20,000.00
Artisan Etc
Julie Umnus
549 West Surf Street, Number 3
Chicago, Illinois 60657

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. Principal officers means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Lincoln Park Chamber of Commerce, Inc.
(Print or type name of Disclosing Party)

Date: July 21, 2010

By:

(Signed): Kim Schilf
(Sign here)

-Kim Schilf
(Print or type name of person signing)

President and CEO
(Print or type title of person signing)

Signed and sworn to before me on (date)
July 21, 2010, by Kim Schilf at
Cook County, Illinois (State).

(Signed): Jill Valentine
Notary Public

Commission expires: April 7, 2012

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 23)

Special Service Area No. 23.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance

covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Agreement to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 23)

Special Service Area No. 23.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements

in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 23)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 23)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-F>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)
 OSA (Overtime is required for every hour worked on Saturday)
 OSH (Overtime is required for every hour worked on Sunday and Holidays)
 H/W (Health & Welfare Insurance)
 Pensn (Pension)
 Vac (Vacation)
 Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 23)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 23)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 23)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 23)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes; Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 23)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 23)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 23)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Holsters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 23)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service No. 23)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

. Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this

day of

A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgments, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

_____	(Seal)
Approved _____, 20____	_____ (Seal)
_____	_____ (Seal)
Public Agent	_____ (Seal)
Approved as to form and legality;	_____ (Seal)
_____	_____ (Seal)
Assistant Corporate Counsel	

PRINCIPAL
IF CORPORATION

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____
who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____, appeared before me this day in person and acknowledged that _____
signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

PRINCIPAL
IF INDIVIDUAL

STATE OF ILLINOIS, } ss.
COUNTY OF COOK, }

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number _____ and Specification Number _____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 23)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in the
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 23)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carry over" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 25.

[O2010-4457]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 25, amount to be levied: \$412,680, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and

pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time (the "Code"); and

WHEREAS, On December 17, 2003, the City Council of the City of Chicago (the "City Council") enacted an ordinance which established an area known and designated as City of Chicago Special Service Area Number 25 (the "Original Area") and authorized the levy of an annual tax, for the period beginning in tax year 2003 through and including tax year 2012 (the "Original Services Tax"), in an amount not to exceed an annual rate of forty-five one-hundredths of one percent (0.45%) of the equalized assessed value of the taxable property therein to provide certain special services in and for the Original Area in addition to the services provided by and to the City of Chicago generally; and

WHEREAS, On November 12, 2008 the City Council enacted an ordinance (the "Establishment Ordinance") which reestablished an area known and designated as City of Chicago Special Service Area Number 25 (the "Area") with reconstituted boundaries, terminated the authorization to levy the Original Services Tax, and authorized the levy of an annual tax, for the period beginning in tax year 2008 through and including tax year 2017, not to exceed an annual rate of forty-five one-hundredths of one percent (0.45%) of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area consisting of 26th Street, from California Avenue to Kenton Avenue; Kedzie Avenue, from 31st Street to 24th Street; Pulaski Road, from 31st Street to Cermak Avenue; and 25th Street, from Lawndale Avenue to Troy Street; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include but are not limited to maintenance and beautification, new construction, coordinated marketing and promotional activities, parking and transit programs, area strategic planning, business retention and recruitment, building facade improvements, security services and other technical assistance activities to promote community and economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of Little Village Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for

the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing on January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Little Village Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$445,680
TOTAL BUDGET REQUEST:	\$445,680

Source Of Funding	Expenditures
Tax levy at an annual rate not to exceed forty-five one-hundredths of one percent (0.45%) of the equalized assessed value of the taxable property within Special Service Area Number 25	\$412,680
Carryover funds from previous tax year	\$ 33,000

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$412,680 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City of Chicago, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Little Village 26th Street Area Chamber of Commerce, Inc., an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 25

Between

The City Of Chicago

(Represented By The Special Service Area Commission)

And

Little Village 26th Street Area Chamber Of Commerce, Inc.

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 25 is entered into on January 1, 2011 by and between Little Village 26th Street Area Chamber of Commerce, Inc., an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 25" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed .450% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on November 12, 2008, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the

full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. § 12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq. (1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further,

Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows

that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the

State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$412,680 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$33,000 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011, therefore, shall not exceed \$445,680.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$445,680, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the

Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this

Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

(i) If Contractor has 25 or more full-time employees, and

(ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then

(iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above).

If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

(1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;

(2) failure to perform the Services in a manner satisfactory to the City;

(3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and

agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

- A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.
- B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.
- C. The right of specific performance, an injunction or any other appropriate equitable remedy.
- D. The right to money damages.
- E. The right to withhold all or any part of Contractor's compensation hereunder.
- F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperfomed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the

Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:

Special Service Area #25 Commission
3610 W. 26th Street
Chicago, Illinois 60623

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

With Copies to:

Department of Law
Room 600, City Hall
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Corporation Counsel

If to Contractor:

Little Village 26th Street Area Chamber of
Commerce, Inc.
3610 W. 26th Street
Chicago, Illinois 60623
Attention: Luis Alva

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of
County of

This instrument was acknowledged before me on _____ (date) by
(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of
(name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 25 read as follows:

(Sub)Exhibit 1.
(To Service Provider Agreement For
Special Service Area No. 25)

Special Service Area No. 25 -- Little Village.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- Facade Improvements
- Parking/Transit/Accessibility
- Safety Programs
- District Planning

(Sub)Exhibit 2.
(To Service Provider Agreement For
Special Service Area No. 25)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name:	Special Service Area Number 25 -- Little Village
Special Service Area Chairperson:	Elena Duran
Service Provider Organization:	Little Village 26 th Street Chamber of Commerce
Special Service Area Program Manager:	Maria Juarez
Budget Period:	January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$ 20,000		\$ 8,000		\$ 28,000
Public Way Maintenance	103,000		25,000		128,000
Public Way Aesthetics	138,500		--		138,500

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Tenant Retention/Attraction	\$ 12,200		\$ --		\$ 12,200
Facade Improvements	36,500		--		36,500
Parking/Transits/Accessibility	4,000		--		4,000
Safety Programs	7,500		--		7,500
District Planning	19,000		--		19,000
Other Technical Assistance	--		--		--
Total Services	\$340,700		\$ 33,000		\$373,700
Administration	41,980		--		41,980
Loss Collection 7.3%	30,000		--		30,000
GRAND TOTAL	\$412,680	+	\$ 33,000	=	\$445,680
Administration/Total Budget Ratio					9.4%

Levy Analysis	
Estimated 2009 EAV	\$110,236,243
Authorized Tax Rate Cap	0.450%
Estimated Tax Rate for 2010 Levy	0.374%
Estimated 2010 Levy	\$ 412,680

Special Service Area Name and Number: Special Service Area Number 25 -- Little Village

Budget Period: January 1, 2011 to December 31, 2011

The attached budget is recommended and approved by the Special Service Area Commission.

(Signed): Elena Duran
SSA Chairperson Signature

Elena Duran
SSA Chairperson Printed Name

July 20, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 25)

City Of Chicago
Economic Disclosure Statement And Affidavit.

SECTION I – GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

^{26th Street Area}
LITTLE VILLAGE CHAMBER OF COMMERCE, Inc.

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party:

3610 W. 26TH STREET

CHICAGO, IL 60623

C. Telephone: 773-521-5387 Pax: 773-521-5252 Email: lalva@lavillitachamber.org

D. Name of contact person: LUIS ALVA

E. Federal Employer Identification No. (if you have one): 36-3109307

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

SPECIAL SERVICE AREA #25 request for levy to provide services

G. Which City agency or department is requesting this EDS? COMMUNITY DEVELOPMENT

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|--|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input checked="" type="checkbox"/> Other (please specify)
<u>501(c)(6)</u> |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

ILLINOIS

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name

Title

SEE ATTACHED"no members"

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.I. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

NONE

SECTION III – BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV – DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
Mulcahy, Pauritsch, Salvador & Co. LTD	14300 Ravinia Ave, Orland Park, IL	Audit Firm	\$4000
Brickman Group	230 N. Western Ave, Chicago, IL	Landscaping Contractor	\$66,500 ⁰⁰
Falcon Janitorial Services, Inc.	3934 W. 26 th St. Chicago, IL	Janitorial Services	\$118,800 ⁰⁰ est
Friedman & Huey Associates LLP	133 W. 125 th St. Homewood, IL	Accounting Firm	\$3,500 ⁰⁰ est

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

• any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
 - b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
 - c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
 - d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name

Business Address

Nature of Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

NONE

(If no explanation appears or begins on the lines above, or if the letters "NA." or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (Sec 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VH -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

^{26th Street Area}
LITTLE VILLAGE CHAMBER OF COMMERCE, Date: Aug. 3, 2010

(Print or type name of Disclosing Party)

By:

[Signature]
(sign here)

LUIS ALVA

(Print or type name of person signing)

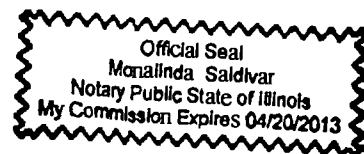
EXECUTIVE DIRECTOR

(Print or type title of person signing)

Signed and sworn to before me on (date) Aug. 3rd, 2010, by LUIS ALVA,
at COOK County, ILLINOIS (State).

[Signature] Notary Public.

Commission expires: 4/20/2013



A F F I D A V I T

Little Village - 26th Street Area Chamber of Commerce, Inc. Illinois Not-for-profit organization
a(n) _____ (the "Affiant"), hereby
certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

Little Village - 26th Street Area Chamber of Commerce, Inc.
(Print or type name of Affiant)

By:

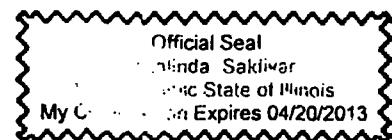
[Signature]
(Sign here)

LUIS ALVA
(Print or type name of person signing)

EXECUTIVE DIRECTOR
(Print or type title of person signing)

Signed and sworn to before me on (date) July 30, 2010 at COOK County,
IL (State).

[Signature] Notary Public.
Commission expires: 7/20/2013



Attachments and Appendix "A" referred to this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B. 1. a.
(To Economic Disclosure Statement And Affidavit)

Little Village Chamber Of Commerce.

Board Of Directors.

Salvador Pedroza	Chair
Alejandro Castro	President
Roberto Garza	Vice President
Dr. Derrick Wallery	Treasurer
John R. Resales	Secretary
Teresita Marsal Avila	Assistant Secretary
Mike Moreno	Board Director
Dan Arce	Board Director
Jason Roberts	Board Director
Manuel Pena	Board Director
John Trainor	Board Director
Mark T. Doyle	Board Director
Luis Alva	Executive Director

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Little Village 26th Street
Area Chamber of Commerce, Inc.
(Print or type name of Disclosing Party)

Date: July 21, 2010

By:

(Signed): Luis Alva
(Sign here)

Luis Alva
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date)
July 21, 2010, by Luis Alva at
Cook County, Illinois (State).

(Signed): Monalinda Saldivar
Notary Public

Commission expires: April 20, 2013

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 25)

Special Services Area No. 25.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during

the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Agreement to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 25)

Special Service Area No. 25.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation insurance, as prescribed by applicable law, covering all employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 25)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
=====	==	==	==	=====	=====	=====	=====	=====	=====	=====	=====	=====
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.500	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 25)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-F>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)
 OSA (Overtime is required for every hour worked on Saturday)
 OSH (Overtime is required for every hour worked on Sunday and Halidays)
 H/W (Health & Welfare Insurance)
 Pensn (Pension)
 Vac (Vacation)
 Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 25)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 25)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 25)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 25)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including ¾ cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including ¾ cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 25)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or mote; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 25)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 25)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Holsters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEAMsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 25)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 25)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this

day of

A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing

Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgments, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

	_____ (Seal)
Approved _____, 20____	_____ (Seal)
_____ Purchasing Agent	_____ (Seal)
	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
_____ Assistant Corporation Counsel	_____ (Seal)

PRINCIPAL
IF CORPORATIONSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and

_____ Secretary of the _____

who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing astheir free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that __________ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____

_____, appeared before me this day in person and acknowledged that _____

signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free

and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary PublicPRINCIPAL
IF INDIVIDUALSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider.
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number _____ and Specification Number _____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 25)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____ [name
of contracting party] this _____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 25)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carry over" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within one 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 26.

[O2010-4458]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 26, amount to be levied: \$384,482, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Lauhno, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq. (the "Special Service Area Act"),

and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time; and

WHEREAS, On December 17, 2003, the City Council of the City of Chicago (the "City Council") enacted an ordinance (the "Establishment Ordinance") which established an area known and designated as City of Chicago Special Service Area Number 26 (the "Area") and authorized the levy of an annual tax, for the period beginning in tax year 2003 through and including tax year 2012, not to exceed an annual rate of 0.475% of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area as that territory approximately consisting of the west side of Broadway, from Foster to Rosemont; the east side of Broadway to the CTA tracks, from Foster to Granville; the south side of Granville, from Broadway to Kenmore; the north side of Granville, from the CTA tracks to Kenmore; the north and south side of Bryn Mawr, from Broadway to Kenmore; the northeast side of Ridge, from Broadway to Magnolia; and the southwest side of Ridge, from Broadway to the first alley; and

WHEREAS, The Special Services authorized in the Establishment Ordinance included maintenance and beautification activities including, but not limited to, snow removal; security services, including, but not limited to, the development of safety programs; recruitment and promotion of new businesses to the Area and retention and promotion of existing businesses within the Area; coordinated marketing and promotional activities; strategic planning for the general development of the Area; financing of storefront facade improvements; and other technical assistance activities to promote commercial and economic development including, but not limited to, streetscape improvements, strategic transit/parking improvements including parking management studies, monitoring zoning and building code compliance, and assistance in developing open space uses; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Broadway Commercial District Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City of Chicago and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City of Chicago and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing on January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the

tax year 2010 for the purpose of providing funds necessary to provide the Special Services and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Broadway Commercial District Special Service Area Commission

Special Service Area Budget.

For a term beginning on January 1, 2011 and ending on December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$407,482
TOTAL BUDGET REQUEST:	\$407,482
Source Of Funding	
Tax levy at an annul rate not to exceed 0.475% of the equalized assessed value of taxable property within Special Service Area Number 26	\$384,482
Carryover Funds	\$ 23,000

SECTION 3. Levy of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Special Service Area Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$384,482 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City of Chicago (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City of Chicago, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with East Edgewater Chamber of Commerce, Inc., an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 26

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

East Edgewater Chamber Of Commerce, Inc.

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 26 is entered into on January 1, 2011 by and between East Edgewater Chamber of Commerce, Inc., an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 26" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed .475% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on December 17, 2003, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services In the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the

Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperfomed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq. (1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of

them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records

supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$384,482 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$23,000 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1 2011 and December 31, 2011, therefore, shall not exceed \$407,482.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$407,482, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS**6.01 Warranties and Representations**

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

- (i) If Contractor has 25 or more full-time employees, and
 - (ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then
 - (iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.
- (b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.
- (c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.
- (d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.
- (e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further

agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

(1) failure to commence or ensure timely completion of the **Services** due to a reason or circumstance within Contractor's reasonable control;

(2) failure to perform the **Services** in a manner satisfactory to the City;

(3) failure to promptly re-perform within a reasonable time **Services** that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the **Services** for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

- A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.
- B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.
- C. The right of specific performance, an injunction or any other appropriate equitable remedy.
- D. The right to money damages.
- E. The right to withhold all or any part of Contractor's compensation hereunder.
- F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations

promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City: Special Service Area #26 Commission
 1210 W. Rosedale
 Chicago, Illinois 60660

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

With Copies to: Department of Law
 Room 600, City Hall
 121 North LaSalle Street
 Chicago, Illinois 60602
 Attention: Corporation Counsel

East Edgewater Chamber of Commerce
1210 W. Rosedale
Chicago, Illinois 60660
Attention: Jay Delaney

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____
Its: _____

Attested By: _____
Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
_____ (name/s of person/s) as _____ (type of authority, e.g.,
officer, trustee, etc.) of _____ (name of party
on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 26 read as follows:

(Sub)Exhibit 1.
 (To Service Provider Agreement For
 Special Service Area No. 26)

Special Service Area No. 26 -- Broadway Commercial District.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Facade Improvements
- Parking/Transit/Accessibility
- Safety Programs
- District Planning

(Sub)Exhibit 2.
 (To Service Provider Agreement For
 Special Service Area No. 26)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 26 -- Broadway Commercial District

Special Service Area Chairperson: Rae Ann Cecrie

Service Provider Organization: East Edgewater Chamber of Commerce

Special Service Area Program Manager: Tom Jerome

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$ 7,141		\$ --		\$ 7,141
Public Way Maintenance	120,444		--		120,444
Public Way Aesthetics	140,577		20,000		160,577
Tenant Retention/Attraction	--		--		--

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Facade Improvements	\$ 1,000		\$ --		\$ 1,000
Parking/Transits/Accessibility	1,000		--		1,000
Safety Programs	6,761		3,000		9,761
District Planning	64,511		--		64,511
Other Technical Assistance	--		--		--
Total Services	\$341,434		\$23,000		\$364,434
Administration	25,523		--		25,523
Loss Collection 4.6%	17,525		--		17,525
GRAND TOTAL	\$384,482	+	\$23,000	=	\$407,482
Administration/Total Budget Ratio					6.3%

Levy Analysis	
Estimated 2009 EAV	\$ 83,201,542
Authorized Tax Rate Cap	0.475%
Estimated Tax Rate for 2010 Levy	0.462%
Estimated 2010 Levy	\$ 384,482

Special Service Area Number and Name: Special Service Area Number 26 --
Broadway Commercial District

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on May 18, 2010.

(Signed): John P. Veanas
SSA Chairperson Signature

John P. Veanas
SSA Chairperson Printed Name

August 4, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 26)

City Of Chicago
Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

East Edgewater Chamber of Commerce, Inc. / DBA Edgewater Chamber of Commerce

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party: 1210 W. Rosedale

Chicago, IL 60660

C. Telephone: 773-561-6000 Fax: 773-561-8584 Email: info@edgewater.org

D. Name of contact person: Jay Delaney

E. Federal Employer Identification No. (if you have one): 36-3311042

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

contract authorizes service agreement between City and East Edgewater Chamber of Commerce, Inc. to administer SSA#26 tax proceeds

G. Which City agency or department is requesting this EDS? Department of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |
-

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name	Title
------	-------

SEE ATTACHED (NO MEMBERS)

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.I. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name	Title
NA	

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the Disclosing Party
NA (NONE)		

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes

☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
see attached			
see attached			
see attached			
see attached			

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrears on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes

☐ No

☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes

☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

- any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
 - b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
 - c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
 - d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

NA

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

NA

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name	Business Address	Nature of Interest
NA		

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

____ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sfillin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

East Edgewater Chamber of Commerce, Inc. Date: 8/2/2010

(Print or type name of Disclosing Party)

dba Edgewater Chamber of Commerce

By:

P. Jay Delaney
(sign here)

P. Jay Delaney

(Print or type name of person signing)

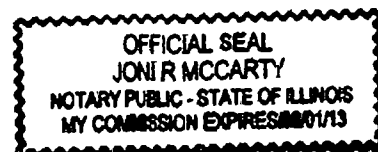
President/CEO

(Print or type title of person signing)

Signed and sworn to before me on (date) 8-2-10, by P. JAY DELANEY,
at COOK County, IL (state).

Joni McCarty Notary Public.

Commission expires: 8-1-13



AFFIDAVIT

EAST EDGEWATER
CHAMBER OF COMMERCE ^{NOT FOR PROFIT} a(n) ORGANIZATION (the "Affiant"), hereby
certifies and declares as follows: dba Edgewater Chamber of Commerce

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

~~EAST EDGEWATER CHAMBER OF COMMERCE, INC.~~ *dba Edgewater Chamber of Commerce*
(Print or type name of Affiant)

By: *P. J. Delaney*
(Sign here)

P. JAY DELANEY
(Print or type name of person signing)

PRESIDENT / CEO
(Print or type title of person signing)

Signed and sworn to before me on (date) 8-23-10 at COOK County,
IL (State).

Joni R. McCarty Notary Public.
Commission expires: 8-1-2013



Attachments and Appendix "A" referred to this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II. B.1.a.
 (To Economic Disclosure Statement And Affidavit)

Edgewater Chamber Of Commerce.

Board Of Directors 2010 Contact List.

Officer	Name	Company
Chairman	Diane Otteman	Kindered Chicago Lakeshore
Executive Vice Chair	Jennifer Clark	Loyola University Chicago
Vice Chair of Communications	Jennifer Avila	Bridgeview Bank Group
Vice Chair of Fund-raising	Rea Ann Cecrie	B&R Developers
Vice Chair of Membership	Brian Koester	Bark Bark Club
Secretary	Scott Weddle	The UPS Store-Bryn Mawr
Treasurer	Kaushik Pancholi	Broadway Bank
Directors	Sisay Abebe	African Harambee
	Paula Companio	True Nature Foods
	Tammy Czyz	Bridgeview Bank
	Derek DeLapp	Edgewater Athletic Club
	Dave Frederickson	State Farm Insurance Agency
	Tim Harrington	Barr Funeral Home
	Mike Khoury	Castle Food & Liquor
	Alan Klein	Alan Klein & Association
	Julius Lamar	Ole St. Andrews inn
	Leiia Shekarkhar	Fifth Third Bank
	Barclay Welch	Ansonia Properties
President and CEO	Jay Delaney	Edgewater Chamber of Commerce

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

List Of Retained Parties.

Jodie Brown	1269 West Ardmore Avenue	Accountant	\$3,600.00 est.
Eprocess Solutions	2944 North Broadway	Vendor	\$1,600.00 est.
Pressure Washing Systems, inc.	1615 South 55 th Street Cicero, Illinois	Vendor	\$30,000.00 est.
Wausau Tile	763 West Fullerton Avenue	Vendor	TBD
Patch Landscaping	6107 North Ravenswood Avenue	Vendor	\$122,186.00 pd.
Patch Snow Removal	6107 North Ravenswood Avenue	Vendor	\$39,500.00 est.
Patch Sidewalk Maintenance	6107 North Ravenswood Avenue	Vendor	\$30,371.00 pd.
Folger Flag	2748 West York Avenue	Vendor	\$25,000.00 est.
Grott Trash Removal	Elk Grove Village	Vendor	\$10,500.00 est

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law,

son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

East Edgewater Chamber of Commerce, Inc.
d/b/a Edgewater Chamber of Commerce
(Print or type name of Disclosing Party)

Date: August 6, 2010

By:

(Signed): P. Jay Delaney
(Sign here)

P. Jay Delaney
(Print or type name of person signing)

President and CEO
(Print or type title of person signing)

Signed and sworn to before me on (date)
August 6, 2010, by P. Jay Delaney at
Cook County, Illinois (State).

(Signed): Joni R. McCarty
Notary Public

Commission expires: August 1, 2013

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 26)

Special Services Area No. 26.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 26)

Special Service Area No. 26.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract,

and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 26)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 26)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	N ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-F>8 (Overtime is required for any hour greater than 8 worked
each day, Monday through Friday.
OSA (Overtime is required for every hour worked on Saturday)
OSH (Overtime is required for every hour worked on Sunday and Holidays)
H/H (Health & Welfare Insurance)
Pensn (Pension)
Vac (Vacation)
Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 26)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 26)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 26)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 26)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes; Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including ¾ cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including ¾ cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 26)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 26)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 26)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Holsters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 26)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING.

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 26)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of
lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs,
executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this _____ day of _____ A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing
Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgments, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

	_____ (Seal)
Approved _____, 20____	_____ (Seal)
_____	_____ (Seal)
Purchasing Agent	_____ (Seal)
	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
_____	_____ (Seal)
Assistant Corporation Counsel	

PRINCIPAL IF CORPORATION	STATE OF ILLINOIS, } ss. COUNTY OF COOK, }
	I, _____, a Notary Public in and for the County and State
	aforesaid, DO HEREBY CERTIFY that _____ President and
	_____ Secretary of the _____
	who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
	such _____ President and _____ Secretary, appeared
	before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
	their free and voluntary act, and as the free and voluntary act of the said _____
	for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.
	GIVEN under my hand and Notarial Seal this _____ day of _____ 20____
_____ <i>Notary Public</i>	

SURETY, IF CORPORATE	STATE OF ILLINOIS, } ss. COUNTY OF COOK, }
	I, _____, a Notary Public in and for the County and State
	aforesaid, DO HEREBY CERTIFY that _____
	_____ of the _____ who _____ personally known
	to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
	_____ appeared before me this day in person and acknowledged that _____
	signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
	and voluntary act of the said _____
	for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.
	GIVEN under my hand and Notarial Seal this _____ day of _____ 20____
_____ <i>Notary Public</i>	

PRINCIPAL IF INDIVIDUAL	STATE OF ILLINOIS, } ss. COUNTY OF COOK, }	
	I, _____, a Notary Public in and for the County and State	
	aforesaid, DO HEREBY CERTIFY that _____	
	who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing	
	instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the	
	said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.	
	GIVEN under my hand and Notarial Seal this _____ day of _____ 20____	
	_____ <i>Notary Public</i>	

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 26)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 26)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings./

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carryover" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 29.

[O2010-4459]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 29, amount to be levied: \$376,276, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time (the "Code"); and

WHEREAS, On December 8, 2004, the City Council of the City of Chicago (the "City Council") enacted an ordinance (the "Establishment Ordinance") which established an area known and designated as City of Chicago Special Service Area Number 29 (the "Area") and authorized the levy of an annual tax, for the period beginning in tax year 2004 through and including tax year 2013, not to exceed an annual rate of forty-seven one-hundredths of one percent (0.47%) of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago (the "City") generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area consisting of Chicago Avenue, from Halsted Street to California Avenue; Damen Avenue, from Chicago Avenue to Grand Avenue; Milwaukee Avenue, from Racine Avenue to Erie Street; Ogden Avenue one block north and south of Chicago Avenue; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include but are not limited to maintenance and beautification activities; recruitment and promotion of new businesses to the Area and retention and promotion of existing businesses within the Area; coordinated marketing and promotional activities; strategic planning for the general development of the Area; financing of storefront facade improvements; parking and transit programs; and other technical assistance activities to promote commercial and economic development, including, but not limited to enhanced local land use oversight and control initiatives and pre-development costs; and

WHEREAS, The Establishment Ordinance provided for the appointment of the West Town Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services, and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary

capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

West Town Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$431,378
TOTAL BUDGET REQUEST:	\$431,378

Source Of Funding

Tax levy at an annual rate not to exceed forty-seven one-hundredths of one percent (0.47%) of the equalized assessed value of taxable property within Special Service Area Number 29	\$376,276
Carryover funds from previous tax years	\$ 55,102

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$376,276 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with West Town Chicago Chamber of Commerce, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 29

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

West Town Chicago Chamber Of Commerce

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 29 is entered into on January 1, 2011 by and between West Town Chicago Chamber of Commerce, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 29" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed .470% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on December 8, 2004, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the

Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperfomed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq. (1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$376,276 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$55,102 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011, therefore, shall not exceed \$431,378.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$431,378, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to

request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is

attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

- (a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:
 - (i) If Contractor has 25 or more full-time employees, and
 - (ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then
 - (iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has

directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

(1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;

(2) failure to perform the Services in a manner satisfactory to the City;

(3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

E. The right to withhold all or any part of Contractor's compensation hereunder.

F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order

No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:	Special Service Area #29 Commission 1819 W. Chicago Ave. Chicago, Illinois 60622
	Department of Community Development City Hall, Room 1000 121 North LaSalle Street Chicago, Illinois 60602 Attention: Commissioner
With Copies to:	Department of Law Room 600, City Hall 121 North LaSalle Street Chicago, Illinois 60602 Attention: Corporation Counsel
If to Contractor:	West Town Chicago Chamber of Commerce 1819 W. Chicago Ave. Chicago, Illinois 60622 Attention: Kara Hughes Salgado

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____
Its: _____
Attested By: _____
Its: _____

State of _____
County of _____

This instrument was acknowledged before me on _____ (date) by _____
_____(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of _____
_____(name of party on behalf of whom instrument was
executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for Special Service Area Number 29 read as follows:

(Sub)Exhibit 1.
(To Service Provider Agreement For
Special Service Area No. 29)

Special Service Area No. 29 -- West Town.
2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- Facade Improvements
- Parking/Transit/Accessibility
- Safety Programs
- District Planning

(Sub)Exhibit 2.
(To Service Provider Agreement For
Special Service Area No. 29)

Department Of Community Development
Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 29 -- West Town

Special Service Area Chairperson: Lawrence Wahls

Service Provider: West Town Chicago Chamber of Commerce

Special Service Area Program Manager: Matthew Westfallen

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$ 41,350		\$30,000		\$ 71,350
Public Way Maintenance	130,535		--		130,535
Public Way Aesthetics	69,100		2,500		71,600

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Tenant Retention/Attraction	\$ 12,400		\$ --		\$ 12,400
Facade Improvements	46,933		775		47,708
Parking/Transits/Accessibility	5,500		--		5,500
Safety Programs	6,300		--		6,300
District Planning	12,000		--		12,000
Total Services	\$324,118		\$33,275		\$357,393
Administration	32,158		1,827		33,985
Loss Collection 9.3%	20,000		20,000		40,000
GRAND TOTAL	\$376,276	+	\$55,102	=	\$431,378
Administration/Total Budget Ratio					7.9%

Levy Analysis	
Estimated 2009 EAV	\$142,860,884
Authorized Tax Rate Cap	0.470%
Estimated Tax Rate for 2010 Levy	0.263%
Estimated 2010 Levy	\$ 376,276

Special Service Area Number and Name: Special Service Area Number 29 -- West Town

Budget Period: January 1, 2011 to December 31, 2011

The attached budget is recommended and approved by the Special Service Area Commission.

(Signed): Lawrence Wahls
SSA Chairperson Signature

Lawrence Wahls
SSA Chairperson Printed Name

July 21, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 29)

City Of Chicago
Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

West Town Chicago Chamber of Commerce

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party: 1819 W. Chicago Ave.

Chicago, IL 60622

C. Telephone: (312) 850-9390 Fax: (312) 850-9414 Email: info@westtownchamber.org

D. Name of contact person: Kara Hughes Salgado

E. Federal Employer Identification No. (if you have one): 26-0463503

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):
Council approval of annual SSA #29 property tax levy and budget to fund SSA #29 programs and services.
Contract authorizes service agreement between City and West Town Chicago Chamber of Commerce to
administrate SSA tax proceeds.

G. Which City agency or department is requesting this EDS? Dept. of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name

Title

See attached board list

No members

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf

Name	Title
_____	_____
_____	_____
_____	_____
_____	_____

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the Disclosing Party
N / A	"None"	
_____	_____	_____
_____	_____	_____
_____	_____	_____

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes

☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
---	---------------------	--	---

See attached

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment; declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

• any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

N / A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N / A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name

Business Address

Nature of Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

N/A

SECTION VI – CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

I. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

N/A

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII – ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2 If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

West Town Chicago Chamber of Commerce
(Print or type name of Disclosing Party)

Date: 9/2/10

By:

[Signature]
(sign here)

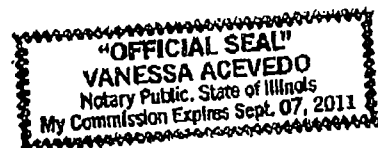
Kara Hughes Salgado
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) 09/3/10, by Kara Hughes Salgado,
at COOK County, ILLINOIS (state).

[Signature] Notary Public.

Commission expires: 09/07/11



AFFIDAVIT

West Town Chicago Chamber Commerce of Illinois not for profit corporation a(n) (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

West Town Chicago Chamber of Commerce
(Print or type name of Affiant)

By:

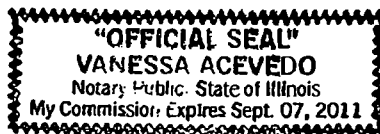
[Signature]
(Sign here)

Kara Hughes Salgado
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) 07/28/2010, at COOK County,
ILLINOIS (State).

[Signature] Notary Public.
Commission expires: 09/07/2011



Attachments and Appendix "A" referred to in this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

2010 WTCCC Board Officers And Directors.

President: Angela Finney-Hoffman
Post 27

Vice President: Wayne Janik
Janik's Café

Secretary: Brian Hoffmeister
d/vision Eyewear

Treasurer: Nathan Hilding
The Boundary

Directors: Sue Daly
Renegade Handmade

Greg Whipple
American Eagle Bank

Cheryl Coulman
Chicago Avenue Salon

WTCCC Staff:

Executive Director: Kara Hughes Salgado

Special Service Area Program Manager: Matthew Westfallen

Assistant Director: Susan Aldous

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

List Of Retained Or Anticipated Parties.

Name	Business Address	Relationship	Fee
Chicago Journal	141 South Oak Park, Oak Park	Advertising/ marketing	\$ 25,000
Ukie Tech	1900 West Chicago Avenue, Chicago	Website design	\$ 5,000
CleanSlate (LBV)	703 West Monroe Street, Chicago	Street maintenance	\$ 58,000
J&J Services	3253 South Canal Street, Chicago	Pressure washing	\$ 31,500
J&J Services	3253 South Canal Street, Chicago	Snow removal	\$ 27,885
Bannerville USA	8168 South Madison, Burr Ridge	Banners	\$ 15,000
J&J Services	3253 South Canal Street, Chicago	Holiday decorations	\$ 17,000
J&J Services	3253 South Canal Street, Chicago	Landscaping	\$ 5,600
Tom Bravos & Associates	324 Ridgewood Drive, Bloomingdale	Audit	\$ 2,100

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or

sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

N.A.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

West Town Chicago Chamber of Commerce
(Print or type name of Disclosing Party)

Date: September 3, 2010

By:

(Signed): Kara H. Salgado
(Sign here)

Kara Hughes Salgado
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date)
September 3, 2010, by Kara Huges Salgado
at Cook County, Illinois (State).

(Signed): Vanessa Acevedo
Notary Public

Commission expires: September 7, 2011

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 29)

Special Service Area No. 29.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

- 1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law, covering all

employees who are to provide a service under this Agreement and Employer's Liability coverage with limits of not less than \$100,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and

certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 29)

Special Service Area No. 29.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

- 1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law, covering all

employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain

certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 29)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 29)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M->8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.
OSA (Overtime is required for every hour worked on Saturday)
OSH (Overtime is required for every hour worked on Sunday and Holidays)
H/H (Health & Welfare Insurance)
Pensn (Pension)
Vac (Vacation)
Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 29)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 29)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 29)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 29)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 29)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 29)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 29)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 29)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 29)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of
lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs,
executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this day of A.D., 20 '

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing
Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgments, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

Approved _____, 20 _____ (Seal)

_____ (Seal)

_____ (Seal)
Procuring Agent

_____ (Seal)

Approved as to form and legality: _____ (Seal)

_____ (Seal)
Assistant Corporation Counsel

PRINCIPAL
IF CORPORATIONSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____
who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____, appeared before me this day in person and acknowledged that _____
signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary PublicPRINCIPAL
IF INDIVIDUALSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider.

(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.(To Service Provider Agreement For
Special Service Area No. 29)*Contractor's Affidavit.*

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____

Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.*Affidavit.*

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 29)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carry over" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

AMENDMENT OF ESTABLISHMENT ORDINANCE, IMPOSITION OF TAX LEVY,
APPROVAL OF 2011 BUDGET AND EXECUTION OF SERVICE PROVIDER
AGREEMENT FOR SPECIAL SERVICE AREA NO. 31.

[O2010-4460]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a Service Provider Agreement for Special Service Area Number 31, amount to be levied: \$285,835, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time (the "Code"); and

WHEREAS, On December 8, 2004, the City Council of the City of Chicago (the "City Council") enacted an ordinance which established an area known and designated as City of Chicago Special Service Area Number 31 (the "Original Area") and authorized the levy of an annual tax for the period beginning in tax year 2004 through and including tax year 2013 (the "Original Services Tax") in an amount not to exceed an annual rate of thirty-five one-hundredths of one percent (0.35%) of the equalized assessed value of the taxable property therein to provide certain special services in and for the Original Area in addition to the services provided by and to the City of Chicago generally; and

WHEREAS, On November 12, 2008 the City Council enacted an ordinance (the "Establishment Ordinance") which reestablished an area known and designated as City of Chicago Special Service Area Number 31 (the "Area") with reconstituted boundaries, terminated the authorization to levy the Original Services Tax, and authorized the levy of an annual tax, for the period beginning in tax year 2008 through and including tax year 2017, not to exceed an annual rate of thirty-two one-hundredths of one percent (0.32%) of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area consisting of Lawrence Avenue, from Leavitt Street, to Clark Street; Clark Street, from Ainslie Street to Montrose Avenue; Montrose Avenue, from Clark Street to Seeley Avenue; Ravenswood Avenue, from Lawrence Avenue to Addison Street; Irving Park Road, from Ravenswood Avenue to Ashland Avenue; Damen Avenue, from Wilson Avenue to Argyle Street; and the Ravenswood Hospital site including Wilson Avenue to Hermitage Avenue; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include maintenance and beautification activities including, but not limited to, sidewalk cleaning, snow plowing, and landscaping; security programs; recruitment and promotion of new businesses to the Area and retention and promotion of existing businesses within the Area; coordinated marketing and promotional activities; strategic planning for the general development of the

Area; financing of storefront facade improvements; parking and transit programs; and other technical assistance activities to promote commercial and economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of Greater Ravenswood Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City of Chicago and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City of Chicago and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing on January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; and

WHEREAS, On November 18, 2009, the City Council approved an ordinance (the "2010 Ordinance") that appropriated funds for the Area and authorized the Commissioner to enter into an agreement with the Ravenswood Community Council, an Illinois not-for-profit corporation, as the Service Provider, with a term beginning as of January 1, 2010 and ending on December 31, 2010 (the "2010 Service Provider Agreement"); and

WHEREAS, The City desires to amend the 2010 Service Provider Agreement to increase the maximum compensation permitted thereunder to reflect certain additional carryover funds which have become available for expenditure for Special Services in the Area in 2010, pursuant to an amendment in substantially the form attached hereto as Exhibit B; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Greater Ravenswood Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$368,035
TOTAL BUDGET REQUEST:	\$368,035

Source Of Funding

Tax levy at an annual rate not to exceed thirty-two one-hundredths of one percent (0.32%) of the equalized assessed value of the taxable property within Special Service Area Number 31	\$285,835
Carryover funds from previous tax years	\$ 82,200

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$285,835 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City of Chicago (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the

"County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City of Chicago, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. 2011 Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Ravenswood Community Council, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Amendment Of The 2010 Ordinance. Section 2 of the 2010 Ordinance is hereby amended by deleting the language indicated by strikeout below and adding the underlined language as follows:

"Section 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Greater Ravenswood Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2010 and ending December 31, 2010.

	Expenditures	
Service Provider Agreement for the provision of Special Services	\$339,430	<u>\$353,430</u>
TOTAL BUDGET REQUEST:	\$339,430	<u>\$353,430</u>

Expenditures

Source Of Funding

Tax levy at an annual rate not to exceed thirty-two one-hundredths of one percent (0.32%) of the equalized assessed value of the taxable property within Special Service Area Number 31	\$309,930	
Carryover funds from previous tax years	\$-29,500	<u>\$ 43,500</u>

SECTION 8. Amendment Of The 2010 Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an amendment to the 2010 Service Provider Agreement in substantially the form attached hereto as Exhibit B and hereby made a part hereof (the "2010 Service Provider Agreement Amendment"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the 2010 Service Provider Agreement Amendment, with such changes, deletions and insertions as shall be approved by the persons executing the 2010 Service Provider Agreement Amendment.

SECTION 9. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 10. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 11. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 12. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 31

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

Ravenswood Community Council

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 31 is entered into on January 1, 2011 by and between Ravenswood Community Council, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 31" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed .320% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on November 12, 2008, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all

Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the

Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation

of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City

in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$285,835 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the

total amount of Surplus Funds in the amount of \$82,200 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1 2011 and December 31, 2011, therefore, shall not exceed \$368,035.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$368,035, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. **THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES.** The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not

approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

- (i) If Contractor has 25 or more full-time employees, and
- (ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then

(iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT
TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

(1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;

(2) failure to perform the Services in a manner satisfactory to the City;

(3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of

the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

E. The right to withhold all or any part of Contractor's compensation hereunder.

F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The

Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly

demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of

the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any

Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:

Special Service Area #31 Commission
1756 W. Wilson
Chicago, Illinois 60640

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

With Copies to:

Department of Law
Room 600, City Hall
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Corporation Counsel

Ravenswood Community Council
1756 W. Wilson
Chicago, Illinois 60640
Attention: Chris Shickles

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of
(name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 31 read as follows:

(Sub)Exhibit 1.
 (To Service Provider Agreement For
 Special Service Area No. 31)

Special Service Area No. 31 -- Greater Ravenswood.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- Facade Improvements
- Parking/Transit/Accessibility
- Safety Programs
- District Planning

(Sub)Exhibit 2.
 (To Service Provider Agreement For
 Special Service Area No. 31)

Department Of Community Development.

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 31 -- Greater Ravenswood

Special Service Area Chairperson: Paul Puttrich

Service Provider Organization: Ravenswood Community Council

Special Service Area Program Manager: Ryan Lowry

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$ 18,100		\$ 1,000		\$ 19,100
Public Way Maintenance	124,200		24,500		148,700
Public Way Aesthetics	89,660		19,000		108,660
Tenant Retention/Attraction	1,500		1,000		2,500

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Facade Improvements	\$ 26,000		\$ 2,000		\$ 28,000
Parking/Transits/Accessibility	3,000		3,500		6,500
Safety Programs	1,000		1,000		2,000
District Planning	6,000		1,000		7,000
Other Technical Assistance	--		--		--
Total Services	\$269,460		\$53,000		\$322,460
Administration	13,375		1,200		14,575
Loss Collection 10.8%	3,000		28,000		31,000
GRAND TOTAL	\$285,835	+	\$82,200	=	\$368,035
Administration/Total Budget Ratio					4.0%

Levy Analysis	
Estimated 2009 EAV	\$129,200,556
Authorized Tax Rate Cap	0.320%
Estimated Tax Rate for 2010 Levy	0.221%
Estimated 2010 Levy	\$ 285,835

Special Service Area Number and Name: Special Service Area Number 31 -- Greater Ravenswood

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on Thursday, July 8, 2010.

(Signed): Paul Puttrich
SSA Chairperson Signature

Paul Puttrich
SSA Chairperson Printed Name

July 14, 2010
Date

**CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT
AND AFFIDAVIT**

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Ravenswood Community Council

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party: 1756 W. Wilson Ave.

Chicago, IL, 60640

C. Telephone: 773-784-0400 Fax: 773-784-7841 Email: chris@ravenswoodcommunity.org

D. Name of contact person: Chris Shickles

E. Federal Employer Identification No. (if you have one): 36-2472126

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Greater Ravenswood SSA #31; Approval of Levy, Budget and Services for 2011

G. Which City agency or department is requesting this EDS? Dept. of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II — DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name	Title
<u>"No members" – See attached</u>	
<u> </u>	
<u> </u>	
<u> </u>	

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

NAME	BUSINESS ADDRESS	PERCENTAGE INTEREST IN THE DISCLOSING PARTY
NONE		

SECTION III – BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV – DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
---	---------------------	--	---

List of retained parties attached

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

• any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
 - b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
 - c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
 - d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.
5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☒ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name

Business Address

Nature of Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

(If no explanation appears or begins on the lines above, or if the letters "N A" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Ravenswood Community Council

(Print or type name of Disclosing Party)

Date: 7/29/10

By:

Chris Shickles
(sign here)

Chris Shickles

(Print or type name of person signing)

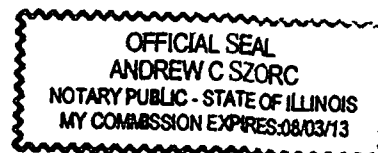
Executive Director

(Print or type title of person signing)

Signed and sworn to before me on (date) 7/29/10, by Chris Shickles,
at Cook County, IL (state).

[Signature] Notary Public.

Commission expires: 8-3-13



A F F I D A V I T

Reverend Community Council, a(n) IL Not-for-Profit Organization (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof.

Reversed Community Council
(Print or type name of Affiant)

By:

Ch. Shi
(Sign here)

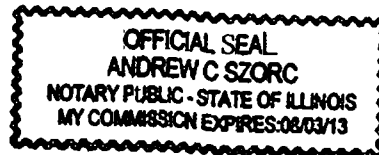
Chris Shickles
(Print or type name of person signing)

Exec. Director
(Print or type title of person signing)

Signed and sworn to before me on (date) 7/29/10, at Cook County,
IL (State).

Andrew C Szorc Notary Public.

Commission expires: 8-3-13



Attachments and Appendix "A" referred to in this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B. I.a.
(To Economic Disclosure Statement And Affidavit)

Ravenswood Community Council.

Board Of Directors -- 2010.

Officers

President:	Thomas O'Donnell	Office of the Cook County Sheriff
2 nd Vice President:	Patrick Fitzgerald	Fitzgerald & Associates
Treasurer:	Tom FencI	FencI Properties
Assistant Treasurer:	Dawn Amundsen	Mystery Ltd.
Secretary:	Michael Happ	Suddler Property Management
1 st Vice President:	Bill Helm	Cook County Forest Preserve

Directors

Marty Casey	47 th Ward Superintendent, Streets and Sanitation
Susan DiManno	Community Resident Senior Citizen
Pat Manika	Community Resident Senior Citizen
Rosemary Schulter	Community Resident Senior Citizen
Cindy Doerrfeld	Ravenswood Bank
Michelle Krage	Star Events
Chris Shickles	Executive Director

*Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)*

Ravenswood Community Council.

List Of Retained Parties.

						Contract Amounts
Neumann Association	5547 N. Ravenswood Ave.	Chicago	60640 (773) 769-4313	Sidewalk trash sweeping (LBV)		\$45,000
*Folgers Flag and Decorating	2748 W. York St.	Chicago	60406 (708) 388-1598	Holiday Decorations		\$24,000
*Olsen Plowing Inc.	5718 N. Newark Ave.	Chicago	60631 (773) 775-3478	Sidewalk Snow Plowing		\$75,000
Eilts CPA	3715 N. Ravenswood Ave.	Chicago	60640	Auditor		\$ 3,500
Epagecity	4551 N. Ravenswood Ave.	Chicago	60640 (773) 596-5082	Website Provider		\$ 600
Schanmeier	4926 N. Troy St.	Chicago	60625 (773) 539-7655	Landscaper		\$50,000
A & T Painting	1121 Gunderson Ave.	Oak Park	60304 (708) 383-2800	Underpass Wall Painting		\$18,000
*Tim's Snowplowing	2161 W. Warner Ave.	Chicago	60618 (773) 267-7569	Sidewalk Snow Plowing		\$75,000
Pressure washing. systems Inc	1615 S. Cicero Ave.	Cicero	60804 (708) 652-9274	Sidewalk power washing		\$12,000
*Klein True Value	3737 N. Southport Ave.	Chicago	60613 (773) 525-2291	Holiday Decorations		\$24,000
Shine Glass Renewal	2143 Maute Rd.	Michigan	49240 (815) 621-9223	Glass Etching Removal		\$12,000
Clearview Solutions	2319 Falcon Lane	Spring Grove	60081 (847) 234-9665	Film Installation		\$12,000

* These parties have not been retained as of the date of the EDS. The Commission plans to vote between the snowplowing and holiday decoration and there is a possibility of more bids on each contract.

Appendix "A."
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following whether by blood or adoption: as parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☒ Yes

☐ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Rosemary Schulter -- Board member, Ravenswood Community Council, wife of Alderman
Gene Schulter, 47th Ward

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Ravenswood Community Council
(Print or type name of Disclosing Party)

Date: July 29, 2010

By:

(Signed): Chris Shickles
(Sign here)

Chris Schickles
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date)
July 29, 2010, by Chris Shickles at
Cook County, Illinois (State).

(Signed): Andrew C. Szorc
Notary Public

Commission expires: August 3, 2013

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 31)

Special Service Area No. 31.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance

covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 31)

Special Service Area No. 31.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return

and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law, covering all employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract,

and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 31)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
=====	==	===	=	=====	=====	=====	==	==	=====	=====	=====	=====
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 31)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: H-F>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)

OSA (Overtime is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

H/W (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 31)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The-grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 31)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 31)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mlx Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 31)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including ¾ cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including ¾ cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 31)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 31)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 31)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 31)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit;
Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole
and Expandable Trailers hauling material over 50 feet long; Slurry
trucks, 1-man operation; Winch trucks, 3 axles or more;
Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted
crane trucks with hoist and accessories; Foreman; Master Mechanic;
Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the
Department generally has on file such definitions which are
available. If a task to be performed is not subject to one of the
classifications of pay set out, the Department will upon being
contacted state which neighboring county has such a classification and
provide such rate, such rate being deemed to exist by reference in
this document. If no neighboring county rate applies to the task,
the Department shall undertake a special determination, such special
determination being then deemed to have existed under this
determination. If a project requires these, or any classification not
listed, please contact IDOL at 217-782-1710 for wage rates or
clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer,
operating engineer and truck driver. The work performed by
landscape plantsman and landscape laborer is covered by the existing
classification of laborer. The work performed by landscape operators
(regardless of equipment used or its size) is covered by the
classifications of operating engineer. The work performed by
landscape truck drivers (regardless of size of truck driven) is
covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 31)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this

day of

A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgments, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

Approved _____, 20____	_____ (Seal)
	_____ (Seal)
_____ Purchasing Agent	_____ (Seal)
	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
_____ Assistant Corporation Counsel	_____ (Seal)

PRINCIPAL IF CORPORATION	STATE OF ILLINOIS, } ss. COUNTY OF COOK, }
	I, _____, a Notary Public in and for the County and State
	aforesaid, DO HEREBY CERTIFY that _____ President and
	_____ Secretary of the _____
	who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
	such _____ President and _____ Secretary, appeared
	before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
	their free and voluntary act, and as the free and voluntary act of the said _____
	for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.
	GIVEN under my hand and Notarial Seal this _____ day of _____ 20____
_____ Notary Public	

SURETY, IF CORPORATE	STATE OF ILLINOIS, } ss. COUNTY OF COOK, }
	I, _____, a Notary Public in and for the County and State
	aforesaid, DO HEREBY CERTIFY that _____
	_____ of the _____ who _____ personally known
	to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
	_____, appeared before me this day in person and acknowledged that _____
	signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
	and voluntary act of the said _____
	for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.
	GIVEN under my hand and Notarial Seal this _____ day of _____ 20____
_____ Notary Public	

PRINCIPAL IF INDIVIDUAL	STATE OF ILLINOIS, } ss. COUNTY OF COOK, }	
	I, _____, a Notary Public in and for the County and State	
	aforesaid, DO HEREBY CERTIFY that _____	
	who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing	
	instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the	
	said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.	
	GIVEN under my hand and Notarial Seal this _____ day of _____ 20____	
	_____ Notary Public	

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider.

(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.(To Service Provider Agreement For
Special Service Area No. 31).*Contractor's Affidavit.*

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____

Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.*Affidavit.*

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 31)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.

6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carryover" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

Exhibit "B".
(To Ordinance)

*Amendment To 2010 Service Provider Agreement
For Special Service Area No. 31.*

This Amendment ("Amendment") is made and entered into effective as of the ____ day of _____, 2010, by and between the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois, and Ravenswood Community Council, an Illinois not-for-profit corporation ("Contractor").

Background.

The Contractor and the City have entered into an Agreement dated January 1, 2010 ("Agreement"), in which the Contractor is to perform certain services for Special Service Area Number 31. The Contractor and the City desire to make certain changes to the Agreement. The Agreement requires that modifications to it must be made in writing and signed by both parties.

Now, Therefore, In consideration of the provisions and conditions set forth in the Agreement, the parties do mutually agree to amend the Agreement as set forth below.

It is further agreed by and between the parties that the sole modifications of, changes in, and amendments to the Agreement are as follows:

1. Section 5.01, Basis of Compensation, is hereby amended by deleting the bracketed language and adding the underlined language as follows: "The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2010 and December 31, 2010 is the sum of (a) \$309,930 or the total amount of Service Tax Funds actually collected for tax year 2009, whichever is less; and (b) the total amount of Surplus Funds in the amount of {\$29,500} \$43,500 which are being carried over from previous program years and which Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1, 2010 and December 31, 2010, therefore, shall not exceed {\$339,430} \$353,430."
2. Section 5.02, Budget for Services, is hereby amended by deleting the bracketed language and adding the underlined language as follows: "The Contractor in conjunction with SSAC has prepared a Budget through December 31, 2010, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to restriction that the maximum amount that may be spent in calendar year 2010 may not exceed {\$339,430} \$353,430, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated."

3. Exhibit 2(A), the amended budget for 2010, is attached to this Amendment as Attachment 1 and incorporated by reference.
4. Contractor has executed an Economic Disclosure Statement, a copy of which is attached to this Amendment as Attachment 2 and incorporated by reference.

All terms of the Agreement remain in full force and effect except as modified in this Amendment.

Signed:

City of Chicago

By: _____
Acting Commissioner, Department
of Community Development

Contractor: Ravenswood Community Counsel

By: _____
(Signature)

Its: _____
(Print Name and Title)

Attest: _____

Its: _____
(Print Name and Title)

County of _____

State of _____

Acknowledged on _____ [date] before me by _____
as _____ [title] of _____ [firm].

Notary Public

Commission expires: _____

Attachments 1 and 2 referred to in this Amendment to 2010 Service Provider Agreement for Special Service Area Number 31 read as follows:

Attachment 1.
(To Amendment To 2010 Service Provider Agreement
For Special Service Area No. 31)

Department Of Community Development

Schedule C: 2010 Special Service Area Budget Summary -- Amended.

Special Service Area Number and Name: Special Service Area Number 31 -- Greater Ravenswood

Special Service Area Chairperson: Paul Puttrich

Service Provider: Ravenswood Community Council

Special Service Area Program Manager: Ryan Lowry

Budget Period: January 1, 2010 to December 31, 2010

	2009 Levy	+	Carryover	=	2010 Budget
Service					
Advertising and Promotion	\$ 13,050		\$ 1,000		\$ 14,050
Public Way Maintenance	114,700		33,000		147,700
Public Way Aesthetics	106,250		--		106,250
Tenant Retention/Attraction	1,500		1,000		2,500
Facade Improvements	18,000		--		18,000
Parking/Transits/Accessibility	3,000		3,500		6,500
Safety Programs	2,000		1,000		3,000
District Planning	8,000		1,000		9,000
Other Technical Assistance	--		--		--
Total Services	266,500		40,500		307,000

	2009 Levy	+	Carryover	=	2010 Budget
Service					
Administration	\$ 12,430		\$ 3,000		\$ 15,430
Loss Collection 10.0%	31,000		--		31,000
GRAND TOTAL	\$309,930	+	\$43,500	=	\$353,430
Administration/Total Budget Ratio					4.4%

DCD Use Only	
Estimated 2008 EAV	\$134,995,572
Authorized Tax Rate Cap	0.320%
Estimated Tax Rate for 2009 Levy	0.230%
Estimated 2009 Levy	\$ 309,930

Special Service Area Name and Number: Greater Ravenswood -- Special Service Area Number 31

Budget Period: January 1, 2010 to December 31, 2010

The attached budget is recommended and approved by the Special Service Area Commission.

(Signed): Paul Puttrich
SSA Chairperson Signature

Paul Puttrich
SSA Chairperson Printed Name

August 17, 2010
Date

Attachment 2.
(To Amendment To 2010 Service Provider Agreement
For Special Service Area No. 31)

Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Ravenswood Community Council

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party: 1756 W. Wilson Ave.

Chicago, IL, 60640

C. Telephone: 773-784-0400 Pax: 773-784-7841 Email: chris@ravenswoodcommunity.org

D. Name of contact person: Chris Shickles

E. Federal Employer Identification No. (if you have one): 36-2472126

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Amending the 2010 SSA #31 Agreement

G. Which City agency or department is requesting this EDS? Dept. of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name	Title
No members -- See attached	

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

... NONE

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes

☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
---	---------------------	--	---

List of retained parties attached

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.I. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

• any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☒ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name

Business Address

Nature of Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

(If no explanation appears or begins on the lines above, or if the letters "N A" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sfillin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Ravenswood Community Council

(Print or type name of Disclosing Party)

Date: 7/29/10

By:

Chris Shickles
(sign here)

Chris Shickles

(Print or type name of person signing)

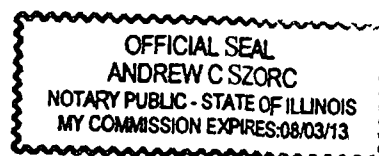
Executive Director

(Print or type title of person signing)

Signed and sworn to before me on (date) 7/29/10, by Chris Shickles,
at Cook County, IL (state).

Andrew C Szorc Notary Public.

Commission expires: 8-3-13



AFFIDAVIT

Riverside Community Council, a(n) IL Not-For-Profit Organization (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof.

Riverside Community Council
(Print or type name of Affiant)

By:

Ch. Shi
(Sign here)

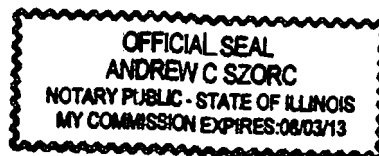
Chris Shickles
(Print or type name of person signing)

Exec. Director
(Print or type title of person signing)

Signed and sworn to before me on (date) 7/29/10, at Cook County,
IL (State).

Andrew C Szorc Notary Public.

Commission expires: 8-3-13.



[Attachments and Appendix "A" referred to in this Amended 2010 Economic Disclosure Statement and Affidavit constitute Attachments and Appendix "A" to (Sub)Exhibit 3 of the Service Provider Agreement for Special Service Area Number 31 and printed on pages 101367 through 101370 of this Journal.]

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 32.

[O2010-4461]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 32, amount to be levied: \$282,335, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time; and

WHEREAS, On December 7, 2005, the City Council of the City of Chicago (the "City Council") enacted an ordinance (the "Establishment Ordinance") which established an area known and designated as City of Chicago Special Service Area Number 32 (the "Area") and authorized the levy of an annual tax, for the period beginning in tax year 2005 through and including tax year 2014, not to exceed an annual rate of two percent (2.0%) of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area consisting of 79th Street, from the Dan Ryan Expressway to Marshfield Avenue; Perry Avenue, from 79th Street to 77th Street; Wentworth Avenue, from 77th Street to 76th Street; 76th Street, from Wentworth Avenue to Vincennes Avenue; Vincennes Avenue, from 76th Street to 79th Street; Emerald Avenue, from 79th Street to 80th Street; Halsted Street, from 78th Street to 80th Street; Racine Avenue, from 79th Street to 80th Street; and Ashland Avenue, from 78th Street to 80th Street; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include but are not limited to maintenance and beautification activities, coordinated marketing and promotional activities, parking and transit programs, area strategic planning, business retention/recruitment initiatives, building facade improvements, security services and other technical assistance activities to promote community and economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Auburn Gresham Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services, and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Auburn Gresham Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$282,335
TOTAL BUDGET REQUEST:	\$282,335
Source Of Funding	
Tax levy at an annual rate not to exceed two percent (2.0%) of the equalized assessed value of taxable property within Special Service Area Number 32	\$282,335

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$282,335 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Greater Auburn-Gresham Development Corporation an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 32

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

Greater Auburn-Gresham Development Corporation

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 32 is entered into on January 1, 2011 by and between Greater Auburn-Gresham Development Corporation, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 32" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed 2.00% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on December 7, 2005, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq. (1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees,

consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit

9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$282,335 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$282,335, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. **THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES.** The Contractor shall provide to the SSAC the signature card and sample check from

the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract

pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest

shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

- (i) If Contractor has 25 or more full-time employees, and
- (ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then
- (iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further,

failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will

include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant

to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

(1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;

(2) failure to perform the Services in a manner satisfactory to the City;

(3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue

any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

- A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.
- B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.
- C. The right of specific performance, an injunction or any other appropriate equitable remedy.
- D. The right to money damages.
- E. The right to withhold all or any part of Contractor's compensation hereunder.
- F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within **10** days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS**8.01 Entire Agreement**

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws.

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political

fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and

- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least **18** years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City: Special Service Area #32 Commission
 1159 W. 79th Street
 Chicago, Illinois 60620

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

With Copies to: Department of Law
 Room 600, City Hall
 121 North LaSalle Street
 Chicago, Illinois 60602
 Attention: Corporation Counsel

If to Contractor: Greater Auburn-Gresham Development Corporation
 1159 W. 79th Street
 Chicago, Illinois 60620
 Attention: Carlos A. Nelson

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of _____

County of _____

This instrument was acknowledged before me on _____ (date) by _____
_____ (name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of _____
_____ (name of party on behalf of whom instrument was
executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 32 read as follows:

(Sub)Exhibit 1.
 (To Service Provider Agreement For
 Special Service Area No. 32)

Special Service Area No. 32 -- Auburn-Gresham.
2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- Facade Improvements
- Safety Programs
- District Planning

(Sub)Exhibit 2.
 (To Service Provider Agreement For
 Special Service Area No. 32)

Department Of Community Development
Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 32 -- Auburn Gresham 79th Street

Special Service Area Chairperson: Sally Wells

Service Provider Organization: Greater Auburn-Gresham Development Corporation

Special Service Area Program Manager: Carlos Nelson

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$ 59,500		\$ --		\$ 59,500
Public Way Maintenance	75,000		--		75,000
Public Way Aesthetics	22,000		--		22,000
Tenant Retention/Attraction	\$ 29,000		--		\$ 29,000

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Facade Improvements	17,000		\$ --		17,000
Parking/Transits/Accessibility	--		--		--
Safety Programs	6,198		--		6,198
District Planning	4,000		--		4,000
Other Technical Assistance	--		--		--
Total Services	\$212,698		\$ --		\$212,698
Administration	55,137		--		55,137
Loss Collection 5.1%	14,500		--		14,500
GRAND TOTAL	\$282,335	+	\$ --	=	\$282,335
Administration/Total Budget Ratio					19.5%

Levy Analysis	
Estimated 2009 EAV	\$ 26,424,690
Authorized Tax Rate Cap	2.000%
Estimated Tax Rate for 2010 Levy	1.068%
Estimated 2010 Levy	\$ 282,335

Special Service Area Name and Number: Auburn Gresham 79th Street -- Special Service Area Number 32

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on [insert meeting date here].

(Signed): Sally R. Wells
SSA Chairperson Signature

Sally R. Wells
SSA Chairperson Printed Name

July 18, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 32)

City Of Chicago
Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Greater Auburn-Gresham Development Corporation

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party:

1159 W. 79th Street

Chicago, Illinois 60620

C. Telephone: (773) 483-3696

Fax: (773) 483-3692

Email: gadc.c.nelson@sbcglobal.net

D. Name of contact person: Carlos A. Nelson

E. Federal Employer Identification No. (if you have one): 36-4377387

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

City Council Approval and Support of SSA#32 Service Agreement

G. Which City agency or department is requesting this EDS? Department of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|--|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input checked="" type="checkbox"/> Other (please specify)
<u>501(c)(6)</u> |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name	Title
See Attached List	

"no members"

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf

Name
NA

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

None

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes

☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
---	---------------------	--	---

See Attached

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

- any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

NA

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

NA

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name	Business Address	Nature of Interest

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

NA

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Greater Auburn-Gresham Development Corporation Date: 7/26/2010
(Print or type name of Disclosing Party)

By:

Carlos A. Nelson
(sign here)

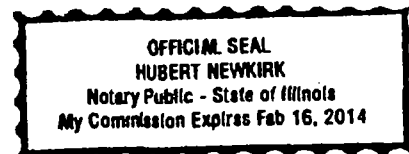
Carlos A. Nelson
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) July 26, 2010, by Carlos A. Nelson,
at Cook County, Illinois (state).

Hubert Newkirk Notary Public.

Commission expires: 2-16-2014



AFFIDAVIT

Greater Auburn-Corsham Development Corporation, a(n) Illinois Not For Profit (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency, or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

GREATER AUBURN-GRESHAM DEVELOPMENT CORPORATION
(Print or type name of Affiant)

By:

Carlos A. Nelson
(Sign here)

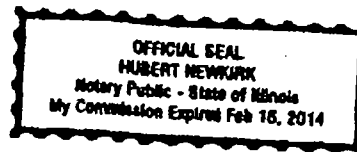
CARLOS A. NELSON
(Print or type name of person signing)

EXECUTIVE DIRECTOR
(Print or type title of person signing)

Signed and sworn to before me on (date) 7-28-2010, at COOK County,
ILLINOIS (State).

Hubert Newmark Notary Public.

Commission expires: 2-16-2014.



Attachments and Appendix "A" referred to in this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

Special Service Area No. 32.

GADC Board Of Directors List.

Cortez Carter, President

James Miller, Vice President

Amanda Norman, Treasurer

Deborah Moore, Secretary

Byam Alexander

Alberta Brooks

Kham Beard

Ron Martin

Michael Pflieger

Willard Payton

Betty Swanson

Chris Zorich

Carlos Nelson, Executive Director

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

Special Service Area No. 32.

List Of Retained Parties.

Vendor Name	Address	City and State	Phone Number	Amount
Cleanslate	703 W. Monroe	Chicago, IL 60661	773-858-7611	\$90,000 est.
PD Accounting	933 W. Aninsle	Chicago, IL 60624	773-784-7119	\$4,000 est.
DLA Piper, Rucnick, Gary	203 N. LaSalle	Chicago IL 60602	312-368-3435	Pro bono
Mitchell & Titus LLP	116 S. Michigan	Chicago, IL	312-332-4964	\$8,000 est.

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this E.D.S. is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

[] Yes

[x] No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Greater Auburn-Gresham Development Corporation
(Print or type name of Disclosing Party)

Date: July 26, 2010

By:

(Signed): Carlos A. Nelson
(Sign here)

Carlos A. Nelson
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date)
July 26, 2010, by Carlos A. Nelson at
Cook County, Illinois (State).

(Signed): Hubert Newkirk
Notary Public

Commission expires: February 16, 2014

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 32)
Special Service Area No. 32.
Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the

Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 32)

Special Service Area No. 32.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

- 1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law, covering all

employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain

certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 32)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	9.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 32)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	N ALL I	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-F>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)
 OSA (Overtime is required for every hour worked on Saturday)
 OSH (Overtime is required for every hour worked on Sunday and Holidays)
 H/W (Health & Welfare Insurance)
 Pensn (Pension)
 Vac (Vacation)
 Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 32)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 32)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 32)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft.; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 32)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes; Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines: ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 32)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 32)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 32)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 32)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit;
Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole
and Expandable Trailers hauling material over 50 feet long; Slurry
trucks, 1-man operation; Winch trucks, 3 axles or more;
Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted
crane trucks with hoist and accessories; Foreman; Master Mechanic;
Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the
Department generally has on file such definitions which are
available. If a task to be performed is not subject to one of the
classifications of pay set out, the Department will upon being
contacted state which neighboring county has such a classification and
provide such rate, such rate being deemed to exist by reference in
this document. If no neighboring county rate applies to the task,
the Department shall undertake a special determination, such special
determination being then deemed to have existed under this
determination. If a project requires these, or any classification not
listed, please contact IDOL at 217-782-1710 for wage rates or
clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer,
operating engineer and truck driver. The work performed by
landscape plantsman and landscape laborer is covered by the existing
classification of laborer. The work performed by landscape operators
(regardless of equipment used or its size) is covered by the
classifications of operating engineer. The work performed by
landscape truck drivers (regardless of size of truck driven) is
covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 32)

Contractor's Performance And Payment Bond.

Know All Men by These Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this

day of

A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing

Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgments, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed hereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

Approved _____, 20____	_____ (Seal)
_____	_____ (Seal)
Purchasing Agent	_____ (Seal)
_____	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
_____ Assistant Corporation Counsel	_____ (Seal)

**PRINCIPAL
IF CORPORATION**

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____
who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____, appeared before me this day in person and acknowledged that _____
signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

**PRINCIPAL
IF INDIVIDUAL**

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 32)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 32)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carry over" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 35.

[O2010-4462]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 35, amount to be levied: \$182,785, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special Service Areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time; and

WHEREAS, On December 7, 2005, the City Council of the City of Chicago (the "City Council") enacted an ordinance (the "Establishment Ordinance") which established an area known and designated as City of Chicago Special Service Area Number 35 (the "Area") and authorized the levy of an annual tax, for the period beginning in tax year 2005 through and including tax year 2014, not to exceed an annual rate of 0.266 percent of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area consisting of the area along Lincoln Avenue, from Diversey Parkway to Webster Avenue; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include but are not limited to maintenance and beautification activities, coordinated marketing and promotional activities, parking and transit programs, area strategic planning, business retention/recruitment initiatives, building facade improvements, security services and other technical assistance activities to promote community and economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Lincoln Avenue Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City of Chicago and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City of Chicago and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services, and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of

which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Lincoln Avenue Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$223,360
TOTAL BUDGET REQUEST:	\$223,360
Source Of Funding	
Tax levy at an annual rate not to exceed 0.266 percent of the equalized assessed value of the taxable property within Special Service Area Number 35	\$182,785
Carryover funds from previous tax years	\$ 40,575

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$182,785 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City of Chicago (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Lincoln Park Chamber of Commerce, Inc., an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 35.

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

Lincoln Park Chamber Of Commerce, Inc.

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 35 is entered into on January 1, 2011 by and between Lincoln Park Chamber of Commerce, Inc., an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 35" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed .266% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on December 7, 2005, and any subsequent amendments thereto authorizing Imposition of the Service Tax and setting forth the Special Services to be provided In the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the

Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq.(1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$182,785 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$40,575 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1 2011 and December 31, 2011, therefore, shall not exceed \$223,360.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$223,360, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this

Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

- (i) If Contractor has 25 or more full-time employees, and

(ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then

(iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT
TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

(1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;

(2) failure to perform the Services in a manner satisfactory to the City;

(3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all

materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

- A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.
- B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.
- C. The right of specific performance, an injunction or any other appropriate equitable remedy.
- D. The right to money damages.
- E. The right to withhold all or any part of Contractor's compensation hereunder.
- F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of rescommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

If any provision of this Agreement is held or deemed to be or shall in fact be inoperative or unenforceable as applied in any particular case in any jurisdiction or in all cases because it conflicts with any other provision hereof or of any constitution, statute, ordinance, rule of law or

public policy, or for any other reason, such circumstances shall not have the effect of rendering such provision inoperative or unenforceable in any other case or circumstances, or of rendering any other provision herein invalid, inoperative, or unenforceable to any extent. The invalidity of any one or more phrases, sentences, clauses or sections herein shall not effect the remaining portions of this Agreement or any part thereof.

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City: Special Service Area #35 Commission
 1925 N. Clybourn, Suite 301
 Chicago, Illinois 60614

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

With Copies to: Department of Law
 Room 600, City Hall
 121 North LaSalle Street
 Chicago, Illinois 60602
 Attention: Corporation Counsel

 Lincoln Park Chamber of Commerce, Inc.
 1925 N. Clybourn, Suite 301
 Chicago, Illinois 60614
 Attention: Kim Schilf

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of
(name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 35 read as follows:

(Sub)Exhibit 1.
 (To Service Provider Agreement For
 Special Service Area No. 35)

Special Service Area No. 35 -- Lincoln Avenue.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics

(Sub)Exhibit 2.
 (To Service Provider Agreement For
 Special Service Area No. 35)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 35 -- Lincoln Avenue

Special Service Area Chairperson: Neer Patel

Service Provider Organization: Lincoln Park Chamber of Commerce

Special Service Area Program Manager: Loren Dinneen

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$ 81		\$ 500		\$ 581
Public Way Maintenance	59,358		40,075		99,433
Public Way Aesthetics	96,296		--		96,296
Tenant Retention/Attraction	--		--		--
Facade Improvements	--		--		--
Parking/Transits/Accessibility	--		--		--

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Safety Programs	\$ --		\$ --		\$ --
District Planning	--		--		--
Other Technical Assistance	--		--		--
Total Services	\$155,735		\$40,575		\$196,310
Administration	12,350		--		12,350
Loss Collection 8.0%	14,700		--		14,700
GRAND TOTAL	\$182,785	+	\$40,575	=	\$223,360
Administration/Total Budget Ratio					5.5%

Levy Analysis	
Estimated 2009 EAV	\$81,271,883
Authorized Tax Rate Cap	0.266%
Estimated Tax Rate for 2010 Levy	0.225%
Estimated 2010 Levy	\$ 182,785

Special Service Area Number and Name: Special Service Area Number 35 -- Lincoln Avenue

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on June 17, 2010.

(Signed): Neer Patel
SSA Chairperson Signature

Neer Patel
SSA Chairperson Printed Name

June 28, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 35)

City Of Chicago
Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Lincoln Park Chamber of Commerce, Inc.

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party:

1925 N. Clybourn, suite 301

Chicago, IL 60614

C. Telephone: 773-880-5200 Fax: 773-880-0266 Email: kim@lincolnparkchamber.ccm

D. Name of contact person: Kim Schilf

E. Federal Employer Identification No. (if you have one): 36-331-6251

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Council approval of annual SSA #35 tax levy, budget and work plan to fund SSA programs and services.

G. Which City agency or department is requesting this EDS? Department of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability comp any* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.I.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☒ Yes☐ No☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name

See attached Board list

Title

"No members"

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

N/A

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

N/A

"None"

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
See attached list			
See attached list			
See attached list			
See attached list			

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

• any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

None

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name

Business Address

Nature of Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

None

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Lincoln Park Chamber of Commerce, Inc. Date: 7/21/2010

(Print or type name of Disclosing Party)

By:

Kim Schilf
(sign here)

Kim Schilf

(Print or type name of person signing)

President and CEO

(Print or type title of person signing)

Signed and sworn to before me on (date) 7/21/10, by Kim Schilf,
at Cook County, IL (state).

Jill Valentine Notary Public.

Commission expires: 4/7/12.



A F F I D A V I T

Lincoln Park Chamber of Commerce, Inc. a(n) Illinois not-for-profit corporation (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section I.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

Lincoln Park Chamber of Commerce, Inc.
(Print or type name of Affiant)

By:

Kim Schult
(Sign here)

Kim Schult
(Print or type name of person signing)

President & CEO
(Print or type title of person signing)

Signed and sworn to before me on (date) 7/21/10, at Cook County,
IL (State).

Jill Valentine Notary Public.

Commission expires: 4/7/12.



Attachments and Appendix "A" referred to in this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B. I.a.
(To Economic Disclosure Statement And Affidavit)

Special Service Area No. 35.

Lincoln Park Chamber Of Commerce

2010 Board Of Directors.

Executive Board

Chairman:
Chris Ramsey
Lincoln Park Massage Spa

Secretary:
Tim Lane
Goose Island BrewPub

Marketing Council Chair:
Colette Rodon Hornof
Vesta & 2RZ

Membership Council Chair:
Rickey Gold
Rickey Gold & Associates

Treasurer:
Gail P. Zelitzky
Silver-Robins Consulting L.L.C.

Past Chairman:
Mark Rogers
National City Bank

Kim Schilf
President & CEO

General Board

Mary Kate Daly
Children's Memorial Hospital

Melissa Hayes
Chicago History Museum

Patrick Karpowicz
Ostrow Reisin Berk & Abrams, Ltd.

Jim Kelly
Real Leaders Lead Executive Coaching

Erika Kohler
Lincoln Park Zoo

Beth Kraszewski
Keating and Associates

Christopher Matern
Christopher Matern Attorney at Law

Carrie McAteer-Fournier
DePaul University -- Career Center

Francine Pepitone
Francine Marketing Inc.

David Schmitz
Steppenwolf Theatre Company

Joseph Utschig
Digitalife, LLC

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

Special Service Area No. 35.

Disclosure Of Subcontractors And Other Retained Parties.

Sidewalk Cleaning (Q1): Clean Slate Brady Gott 708 West Monroe Street Chicago, Illinois 60661	Estimated Fee: \$10,000.00
---	----------------------------

Sidewalk Cleaning (Q2-Q4): Cleanstreet Jeff Denmnis 3501 West Fillmore Street Chicago, Illinois 60624	Estimated Fee: \$15,000.00
---	----------------------------

Sidewalk Power Washing: Ace of Spray P.O. Box 68333 Schaumburg, Illinois 60168	Fee: \$8,975.00
---	-----------------

Sidewalk Snow Plowing: Tim's Snowplowing Tim Gibbons 1732 North Hermitage Avenue Chicago, Illinois 60622	Estimated Fee: \$20,000.00
--	----------------------------

Holiday Decorations: Folgers Flag & Decorating, Inc. Deb Folgers 2748 West York Street Blue Island, Illinois 60406	Estimated Fee: \$12,000.00
--	----------------------------

Landscaping: Brickman Adam Woodcock 3400 North Avondale Avenue Chicago, Illinois 60618	Fee: \$67,096.00
--	------------------

Accountant/Annual Audit:
The A.C.T. Group Ltd.
Larry Little, CPA
6242 North Clark Street
Chicago, Illinois 60660

Estimated Fee: \$3,000.00

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this E.D.S. is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or

department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this E.D.S. on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this E.D.S. are true, accurate and complete as of the date furnished to the City.

Lincoln Park Chamber of Commerce, Inc.
(Print or type name of Disclosing Party)

Date: July 21, 2010

By:

(Signed): Kim Schilf
(Sign here)

Kim Schilf
(Print or type name of person signing)

President and C.E.O.
(Print or type title of person signing)

Signed and sworn to before me on (date) ,
July 21, 2010, by Kim Schilf at Cook County, Illinois
(State).

(Signed): Jill Valentine
Notary Public

Commission expires: April 26, 2011

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 35)

Special Service Area No. 35.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than

\$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 35)

Special Service Area No. 35.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law, covering all employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements

in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 35)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
=====	==	==	=	=====	=====	=====	==	==	=====	=====	=====	=====
ASBESTOS ABT-GEN		ALL		35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC		BLD		31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER		BLD		43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON		BLD		39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER		ALL		40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON		ALL		41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER		BLD		33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.		BLD		36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP		ALL		40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN		ALL		31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN		ALL		40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN		ALL		40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR		BLD		46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR		ALL		32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER		BLD		38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR		BLD		42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER		ALL		40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER		ALL		35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER		ALL		40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST		BLD		43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS		ALL		29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON		BLD		39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I		ALL		25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II		ALL		30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT		ALL		40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER		BLD 1		45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 2		43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 3		41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 4		39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 5		48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 6		46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 7		48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 1		51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 2		49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 3		44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 4		36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		HWY 1		43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		HWY 2		42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		HWY 3		40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 35)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	6.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.360	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-F/S (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)

OSA (Overtime is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

H/W (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 35)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.
ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 35)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 35)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, Ail; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 35)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines: ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 35)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Ssding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 35)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 35)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEAMsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 35)

Prevailing Wages.
(Page 10 of 10)

Explanations:

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 35)

Contractor's Performance And Payment Bond.

~~Know~~ All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

~~Sealed~~ with our seals and dated this _____ day of _____ A.D., 20____

~~The Condition of the Above Obligation is such,~~

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgements, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

	_____ (Seal)
Approved _____, 20____	_____ (Seal)
_____	_____ (Seal)
Purchasing Agent	_____ (Seal)
	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
_____	_____ (Seal)
Assistant Corporation Counsel	

PRINCIPAL
IF CORPORATIONSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____
who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____, 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____, appeared before me this day in person and acknowledged that _____
signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____, 20____

Notary PublicPRINCIPAL
IF INDIVIDUALSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____
who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____, 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 35)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____

Agreement between the City of Chicago and _____ dated _____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this Contractor's
Affidavit unavailable at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 35)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carryover" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 39.

[O2010-4463]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 39, amount to be levied: \$885,983, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Alderman Burke abstains from voting pursuant to Rule 14.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 46.

Nays -- None.

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

Alderman Burke invoked Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to this ordinance in previous and unrelated matters.

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time; and

WHEREAS, On November 8, 2006, the City Council of the City of Chicago (the "City Council") enacted an ordinance (the "Establishment Ordinance") which established an area known and designated as City of Chicago Special Service Area Number 39 (the "Area") and authorized the levy of an annual tax, for the period beginning in tax year 2006 through and including tax year 2030, not to exceed an annual rate of 1.9 percent of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area consisting of the area on Archer Avenue, from California Avenue to Karlov Avenue; Kedzie Avenue, from Archer Avenue to 48th Street; and Pulaski Road, from 45th Street to 51st Street; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include but are not limited to maintenance and beautification, new construction, coordinated marketing and promotional activities, parking and transit programs, area strategic planning, business retention and recruitment, building facade improvements, security services and other technical assistance activities to promote community and economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Brighton Park-Archer Heights Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development ("DCD"), the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of DCD (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services, and has recommended to DCD, the Mayor and

the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Brighton Park-Archer Heights Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$1,212,274
TOTAL BUDGET REQUEST:	\$1,212,274
Source Of Funding	
Tax levy at an annual rate not to exceed 1.9 percent of the equalized assessed value of the taxable property within Special Service Area Number 39	\$ 885,983
Carryover Funds	\$ 326,291

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$885,983 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Back of the Yards Neighborhood Council, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect ten (10) days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 39

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

Back Of The Yards Neighborhood Council

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 39 is entered into on January 1, 2011 by and between Back of the Yards Neighborhood Council, an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 39" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed 1.900% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on November 8, 2006, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

)

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. § 12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq.(1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur

costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof

in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$885,983 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$326,291 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1 2011 and December 31, 2011, therefore, shall not exceed \$1,212,274.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$1,212,274, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or

their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities

exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

- (i) If Contractor has 25 or more full-time employees, and
- (ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then
- (iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that

choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

- (1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;
- (2) failure to perform the Services in a manner satisfactory to the City;
- (3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

(4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

- E. The right to withhold all or any part of Contractor's compensation hereunder.
- F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement

in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperfomed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benetit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderiy transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

If any provision of this Agreement is held or deemed to be or shall in fact be inoperative or unenforceable as applied in any particular case in any jurisdiction or in all cases because it conflicts with any other provision hereof or of any constitution, statute, ordinance, rule of law or public policy, or for any other reason, such circumstances shall not have the effect of rendering such provision

inoperative or unenforceable in any other case or circumstances, or of rendering any other provision herein invalid, inoperative, or unenforceable to any extent. The invalidity of any one or more phrases, sentences, clauses or sections herein shall not effect the remaining portions of this Agreement or any part thereof

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.

4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:	Special Service Area #39 Commission 1751 W. 47th Street Chicago, Illinois 60609 Department of Community Development City Hall, Room 1000 121 North LaSalle Street Chicago, Illinois 60602 Attention: Commissioner
With Copies to:	Department of Law Room 600, City Hall 121 North LaSalle Street Chicago, Illinois 60602 Attention: Corporation Counsel

Back of the Yards Neighborhood Council
1751 W. 47th Street
Chicago, Illinois 60609
Attention: Craig Chico

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of _____

County of _____

This instrument was acknowledged before me on _____ (date) by _____
_____ (name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of _____
_____ (name of party on behalf of whom instrument was
executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 39 read as follows:

(Sub)Exhibit 1.
(To Service Provider Agreement For
Special Service Area No. 39)

Special Service Area No. 39 -- Brighton Park/Archer Heights.
2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics
- Tenant Retention/Attraction
- Facade improvements
- Parking/Transit/Accessibility
- Safety Programs
- District Planning

(Sub)Exhibit 2.
(To Service Provider Agreement For
Special Service Area No. 39)

Department Of Community Development
Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 39 -- Brighton Park

Special Service Area Chairperson: Jose Barerra

Service Provider: Back of the Yards Neighborhood Council

Special Service Area Program Manager: Miguel Moreno

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$172,633		\$ --		\$ 172,633
Public Way Maintenance	187,038		114,600		301,638
Public Way Aesthetics	150,657		55,929		206,586

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Tenant Retention/Attraction	\$ 52,270		\$ 427		\$ 52,697
Facade Improvements	29,128		60,000		89,128
Parking/Transits/Accessibility	125,436		16,500		141,936
Safety Programs	--		21,798		21,798
District Planning	24,962		57,037		81,999
Other Technical Assistance	--		--		--
Total Services	\$742,124		\$326,291		\$1,068,415
Administration	105,859		--		105,859
Loss Collection 8.0%	38,000		--		38,000
GRAND TOTAL	\$885,983	+	\$326,291	=	\$1,212,274
Administration/Total Budget Ratio					8.7%

Levy Analysis	
Estimated 2009 EAV	\$ 78,530,163
Authorized Tax Rate Cap	1.900%
Estimated Tax Rate for 2010 Levy	1.128%
Estimated 2010 Levy	\$ 885,983

Special Service Area Name and Number: Brighton Park/Archer Heights -- Special Service Area Number 39

Budget Period: January 1, 2010 to December 31, 2010

The attached budget is recommended and approved by the Special Service Area Commission.

(Signed): Jose Barrera
SSA Chairperson Signature

Jose Barrera
SSA Chairperson Printed Name

August 2, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 39)

City Of Chicago
Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Back of the Yards Neighborhood Council

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party: 1751 West 47th St.

Chicago, IL 60609

C. Telephone: 773-523-4416 Fax: 773-254-3525 Email: cacv@comcast.net

D. Name of contact person: Craig Chico

E. Federal Employer Identification No. (if you have one): 36-2079600

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Enter into a contract to provide services for SSA 39 Back of the Yards

G. Which City agency or department is requesting this EDS? Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name	Title
<u>See Attached List</u>	

There are no member

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

NAME

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

☐ Yes☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
see attached			
see attached			
see attached			
see attached			

(Add sheets if necessary)

[] Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrears on any child support obligations by any Illinois court of competent jurisdiction?

[] Yes [] No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

[] Yes [] No

B. FURTHER CERTIFICATIONS

I. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

- any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

n/a

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

n/a

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name	Business Address	Nature of Interest
n/a		

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or

slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

n/a

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities

registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflll.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_fonns.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Back of the Yards Neighborhood Council Date: 7/26/2010

(Print or type name of Disclosing Party)

By:

(sign here)

Craig A. Chico

(Print or type name of person signing)

President & CEO

(Print or type title of person signing)

Signed and sworn to before me on (date) 7-26-10, by CRAIG CHICO,
at COOK County, ILLINOIS (state).

James Gonsky Notary Public.

Commission expires: 7-2-13.

A F F I D A V I T

Back of the Yards Council, a(n) ^{ILLINOIS} NON-PROFIT CORPORATION (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof.

BYNC Back of the Yards Neighborhood Council
(Print or type name of Affiant)

By:

[Signature]
(Sign here)

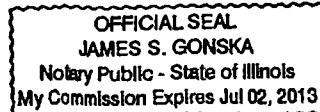
CRMG CHIC
(Print or type name of person signing)

PRESIDENT
(Print or type title of person signing)

Signed and sworn to before me on (date) 8-5-10, at COOK County,
ILLINOIS (State).

[Signature] Notary Public.

Commission expires: 7-2-13.



Attachments and Appendix "A" referred to this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B. I.a.
(To Economic Disclosure Statement And Affidavit)

Special Service Area No. 39 -- Brighton Park/Archer Heights.

Back Of The Yards Neighborhood Council.

Board Of Directors.

Philip K. Fuentes
Chairman of the *Board* and Secretary

Craig A. Chico
President and CEO

Joseph Mario Moreno
Treasurer

Dan Arce

Father *Bruce* Welles

Kim McCullough

Richard Gentile

Patricia Doherty-Wilder

10/6/2010

REPORTS OF COMMITTEES

101611

*Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)*

Special Service Area No. 39.

Brighton Park/Archer Heights.

Vendor List.

Type	Company Name	Contact	Address	Phone	Email	Estimated Cost
Banners	Britten Banners	Jan Nickerson	1420 South Michigan Avenue	(312)-935-3330	JNickerson@brittenbanners.com	\$11,500.00
Holiday Decorations	Folgers Flag	Debra Folgers	2748 West York Street, Blue Island, Illinois	(708)-388-1598	folgersflag2@aol.com	\$12,500.00
Sidewalk Power washing	Pressure Washing Systems	N/A	1615 South 55 th Avenue, Cicero, Illinois	(708)-652-9274	N/A	\$ 9,500.00
Acid Etching Removal	Dr. Graffiti Be Gone	John Golde	4210 North Mozart Street	(847)-477-9465	goldebus@att.net	\$15,000.00
Advertising and Promotions	Brighton Park LIFE	Al Salinski	2949 West Pope John Paul Drive	(773)-523-3663	brightonparklife@aol.com	\$20,000.00
Printers	Del Sol	N/A	1746 West 47 th Street	(773)-254-7466	N/A	\$ 2,500.00
Equipment	Russo Power Equipment	N/A	9525 West Irving Park Road, Schiller Park, Illinois	(847)-678-9525	russopowerequip.com	\$ 2,000.00
Work Gear	Delaware Work Wear	Matthew Swier	4270 South Archer Avenue	(773)-247-8833	N/A	\$ 600.00

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

[] Yes

[x] No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Back of the Yard Neighborhood Council
(Print or type name of Disclosing Party)

Date: August 5, 2010

By:

(Signed): Craig Chico
(Sign here)

Craig Chico
(Print or type name of person signing)

President
(Print or type title of person signing)

Signed and sworn to before me on (date)
August 5, 2010, by Craig Chico at
Cook County, Illinois (State)

(Signed): James S. Gonska
Notary Public

Commission expires: July 2, 2013

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 39)

Special Services Area No. 39.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform

any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Agreement to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 39)

Special Service Area No. 39.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: All premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any certificate does not constitute agreement by the Contractor that the insurance requirements

in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 39)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 39)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-F>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)

OSA (Overtime is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

H/H (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 39)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 39)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 39)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 39)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 39)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 39)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 39)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 39)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic---Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 39)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this _____ day of _____ A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing

Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgments, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

Approved _____ (Seal)

Approved _____, 20____

_____ (Seal)

Purchasing Agent

_____ (Seal)

_____ (Seal)

Approved as to form and legality:

_____ (Seal)

Assistant Corporation Counsel

_____ (Seal)

PRINCIPAL
IF CORPORATIONSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and
_____ Secretary of the _____

who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as
such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as
their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

_____ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____
_____, appeared before me this day in person and acknowledged that _____

signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free
and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

PRINCIPAL
IF INDIVIDUALSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing
instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the
said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 39)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 39)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carryover" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 43.

[O2010-4464]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 43, amount to be levied: \$183,800, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time; and

WHEREAS, On November 1, 2006, the City Council of the City of Chicago (the "City Council") enacted an ordinance (the "Establishment Ordinance") which established an area known and designated as City of Chicago Special Service Area Number 43 (the "Area") and authorized the levy of an annual tax, for the period beginning in tax year 2006 through and including tax year 2015, not to exceed an annual rate of 0.40% of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area on Devon Avenue, from Kedzie Avenue to Damen Avenue and Western Avenue, from Arthur Avenue to Granville Avenue; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include but are not limited to maintenance and beautification, new construction, coordinated marketing and promotional activities, parking and transit programs, area strategic planning, business retention and recruitment, building facade improvements, security services and other technical assistance activities to promote community and economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of the Devon Avenue Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services and has recommended to the Department of Community Development, the Mayor and the City Council

an agreement with the Service Provider, with a one-year term, the terms and conditions of which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

Devon Avenue Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$183,800
TOTAL BUDGET REQUEST:	\$183,800

Source Of Funding

Tax levy at an annual rate not to exceed 0.40% of the equalized assessed value of the taxable property within Special Service Area Number 43	\$183,800
--	-----------

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$183,800 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Devon North Town Business & Professional Association, doing business as West Ridge Chamber of Commerce, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 43

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

Devon North Town Business And Professional Association

Effective January 1, 2011 Through December 31, 2011

This Agreement for the management of Special Service Area Number 43 is entered into on January 1, 2011 by and between Devon North Town Business & Professional Assn., an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 43" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed .400% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on December 1, 2006, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf.

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services

under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42

U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq. (1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each

new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the

indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not

corrected to the City's satisfaction within the cure period identified by the City, the City may incur costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice

thereof in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$183,800 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$183,800, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and

B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and

C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and

D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and

E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and

F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and

G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.

H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

I. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict

with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof.

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when

such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

(i) If Contractor has 25 or more full-time employees, and

(ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then

(iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section

will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with rules and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

- (1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;
- (2) failure to perform the Services in a manner satisfactory to the City;
- (3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;
- (4) discontinuance of the Services for reasons within the Contractor's reasonable control;

(5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and

(6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

E. The right to withhold all or any part of Contractor's compensation hereunder.

F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the

benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement

shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

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

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof.

All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other

Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.
 - 4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9. NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City: Special Service Area #43 Commission
2540 W. Devon, Unit 2
Chicago, Illinois 60659

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

With Copies to: Department of Law
Room 600, City Hall
121 North LaSalle Street
Chicago, Illinois 60602
Attention: Corporation Counsel

Devon North Town Business & Professional Assn.
2540 W. Devon, Unit 2
Chicago, Illinois 60659
Attention: Amie Zander

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

CONTRACTOR

By: _____
Its: _____

Attested By: _____
Its: _____

State of

County of

This instrument was acknowledged before me on _____ (date) by
_____ (name/s of person/s) as _____ (type of authority, e.g.,
officer, trustee, etc.) of _____ (name of party
on behalf of whom instrument was executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 43 read as follows:

(Sub)Exhibit 1.
 (To Service Provider Agreement For
 Special Service Area No. 43)

Special Service Area No. 43 -- West Ridge.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics

(Sub)Exhibit 2.
 (To Service Provider Agreement For
 Special Service Area No. 43)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 43 -- Devon Avenue

Special Service Area Chairperson: Irv Loundy

Service Provider Organization: West Ridge Chamber of Commerce

Special Service Area Program Manager: Amie Zander

Budget Period: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$ 3,000		\$ --		\$ 3,000
Public Way Maintenance	99,750		--		99,750
Public Way Aesthetics	59,000		--		59,000
Tenant Retention/Attraction	--		--		--
Facade Improvements	--		--		--
Parking/Transits/Accessibility	--		--		--

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Safety Programs	\$ --		\$ --		\$ --
District Planning	--		--		--
Other Technical Assistance	--				--
Total Services	\$161,750		--		\$161,750
Administration	12,050		--		12,050
Loss Collection 5.4%	10,000		--		10,000
GRAND TOTAL	\$183,800	+	\$ --	=	\$183,800
Administration/Total Budget Ratio					6.6%

Levy Analysis	
Estimated 2009 EAV	\$46,609,371
Authorized Tax Rate Cap	0.400%
Estimated Tax Rate for 2010 Levy	0.394%
Estimated 2010 Levy	\$ 183,800

Special Service Area Number and Name: Special Service Area Number 43 -- Devon Avenue

Budget Period: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on May 27, 2010.

(Signed): Irving Loundy
SSA Chairperson Signature

Irving Loundy
SSA Chairperson Printed Name

July 21, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 43)

City Of Chicago
Economic Disclosure Statement And Affidavit.

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Devon North Town Business & Professional Assoc. d/b/a
West Ridge Chamber of Commerce

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant
OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____
OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party:

2540 W Devon Avenue #2
Chicago, IL 60659

C. Telephone: 773-743-6022 Fax: 773-743-2893 Email: WestRidgeChamber@cbcglobals

D. Name of contact person: Amir Zander

E. Federal Employer Identification No. (if you have one): _____

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

Special Service Area #43 Agreement

G. Which City agency or department is requesting this EDS? Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes

☐ No

☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name

"no members" Title

See attached

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

N/A

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

N/A "none"

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

[] Yes

☒ No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
---	---------------------	--	---

See attached

(Add sheets if necessary)

[] Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

[] Yes

[] No

☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

[] Yes

[] No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, a ll of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

- any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

[] is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if neces sary):

N/A

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name	Business Address	Nature of Interest
------	------------------	--------------------

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

JWA

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sfillin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII – ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2 If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Devon North Town Business & Professional Assn. dba
West Ridge Chamber of Commerce, Date: 7/28/10
(Print or type name of Disclosing Party)

By: Amie Zander
(sign here)

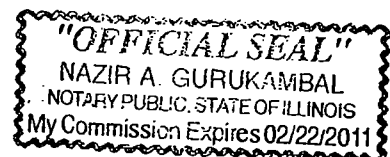
Amie Zander
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) July 28th, 2010, by Amie Zander,
at Cook County, Illinois (state).

[Signature] Notary Public.

Commission expires: 02/22/2011.



AFFIDAVIT

Deer North Town Business & Professional Assn. dba
West Ridge Chamber, a(n) *Tilting not for profit* (the "Affiant"), hereby
certifies and declares as follows: *corporation*

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof.

Devon North Town Business & Professional Assn. dba West Ridge Chamber of Commerce
(Print or type name of Affiant)

By:

Amie Zander
(Sign here)

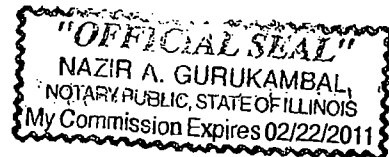
Amie Zander
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) July 28th 2010, at Cook County,
Illinois (State).

[Signature] Notary Public.

Commission expires: 02/22/2011.



Attachments and Appendix "A" referred to this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

West Ridge Chamber Of Commerce.

2010 Officers And Board Of Directors.

Position	Name	Organization
President:	Barb Singal	Ease the Day
Immediate Past President	Vimal Prajapati	Wachovia Securities
Vice President: (membership)	Marie Genovese	Century 21 Universal
Vice President: (special events/ fund-raising)	Patti Downes	Century 21 Universal
Vice President: (fund-raising)	Jill Grimshaw	High Ridge YMCA
Treasurer:	Jerome Marshall	Bank of America
Secretary:	Rose Powers	Chicago Public Library
Director: 3 year term	Alice Dungey	DeVry University
Director: 3 year term	Mina Cardenas	Community 1 st Bank
Director: 2 year term	Susan Patel	Patel Handicrafts
Director: 1 year term	Irv Loundy	Devon Bank
Director: 1 year term	Wahaj Ahmed	IQRA Book Center
Executive Director	Amie Zander	

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

Devon Avenue 2011 Retained Parties.

Company	Address	Services	Estimated
Clean Street	3501 West Fillmore Chicago, Illinois 60624	sidewalk cleaning	\$44,000
Patch Landscaping & Snow Removal	6107 North Ravenswood Chicago, Illinois 60660	landscaping & snow	\$60,000
Temple Display	PO Box 965, Chicago, Illinois 60543	holiday decorations	\$10,000
Shah Taylor & Co.	7070 Skokie Boulevard Suite 600, Northbrook, Illinois 60062	audit	\$ 5,000
Big Belly Solar	New Jersey	streetscape elements	\$30,000

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding seven and 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic

partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

None

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Devon North Town Business and Professional
Association, doing business as West Ridge
Chamber of Commerce

(Print or type name of Disclosing Party)

Date: July 28, 2010

By:

(Signed): Amie Zander
(Sign here)

Amie Zander
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date)
July 28, 2010, by Amie Zander at
Cook County, Illinois (State).

(Signed): Nazir A. Gurukambal
(Notary Public)

Commission expires: February 22, 2011

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 43)

Special Services Area No. 43.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement,

against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 43)

Special Service Area No. 43.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any

certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 43)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
=====	==	==	=	=====	=====	=====	==	==	=====	=====	=====	=====
ASBESTOS ABT-GEN		ALL		35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC		BLD		31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER		BLD		43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON		BLD		39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER		ALL		40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON		ALL		41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER		BLD		33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.		BLD		36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP		ALL		40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN		ALL		31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN		ALL		40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN		ALL		40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR		BLD		46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR		ALL		32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER		BLD		38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR		BLD		42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER		ALL		40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER		ALL		35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER		ALL		40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST		BLD		43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS		ALL		29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON		BLD		39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I		ALL		25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II		ALL		30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT		ALL		40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER		BLD 1		45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 2		43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 3		41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 4		39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 5		48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 6		46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		BLD 7		48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 1		51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 2		49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 3		44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		FLT 4		36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		HWY 1		43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		HWY 2		42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER		HWY 3		40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
 (To Service Provider Agreement For
 Special Service Area No. 43)

Prevailing Wages.
 (Page 2 of 10)

*Cook County Prevailing Wage For
 September 2010.*

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-F>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)
 OSA (Overtime is required for every hour worked on Saturday)
 OSH (Overtime is required for every hour worked on Sunday and Holiday)
 H/W (Health & Welfare Insurance)
 Pensn (Pension)
 Vac (Vacation)
 Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 43)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 43)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 43)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 43)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes; Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) . .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines; ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 43)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 43)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 43)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 43)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
(To Service Provider Agreement For
Special Service Area No. 43)

Contractor's Performance And Payment Bond.

Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

, Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of
lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs,
executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this _____ day of _____ A.D., 20

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing
Contract No. _____ and Specification No. _____ all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgments, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

Approved _____, 20____ (Seal)

(Seal)

Purchasing Agent (Seal)

(Seal)

Approved as to form and legality: _____ (Seal)

Assistant Corporation Counsel (Seal)

PRINCIPAL
IF CORPORATIONSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and

_____ Secretary of the _____

who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as

such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing astheir free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that __________ of the _____ who _____ personally known
to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____

_____, appeared before me this day in person and acknowledged that _____

signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free

and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary PublicPRINCIPAL
IF INDIVIDUALSTATE OF ILLINOIS, }
COUNTY OF COOK, } ss.I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing

instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the

said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 43)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 43)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements.

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carryover" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

- 1. Statement of Financial Position.
- 2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
- 3. Statement of Cash Flows.
- 4. Notes to the Financial Statements.
- 5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

IMPOSITION OF TAX LEVY, APPROVAL OF 2011 BUDGET AND EXECUTION OF
SERVICE PROVIDER AGREEMENT FOR SPECIAL SERVICE AREA NO. 44.

[O2010-4465]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the imposition of a tax levy, the approval of the 2011 budget and the approval of a service provider agreement for Special Service Area Number 44 , amount to be levied: \$11,175, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the

Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time (the "Code"); and

WHEREAS, On November 7, 2007, the City Council of the City of Chicago (the "City Council") enacted an ordinance, as amended on December 12, 2007 (collectively the "Establishment Ordinance") which established an area known and designated as City of Chicago Special Service Area Number 44 (the "Area") and authorized the levy of an annual tax, for the period beginning in 2007 through and including 2016, not to exceed an annual rate of two and a half percent (2.5%) of the equalized assessed value of the taxable property therein (the "Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally (the "Special Services"); and

WHEREAS, The Establishment Ordinance established the Area as that territory consisting approximately of the area on the north side of 103rd Street, from Longwood Drive on the west to the Metra tracks (Hale Avenue) on the east, and the south side of 103rd Street, from Longwood Dhve on the west to Wood Street on the east; and

WHEREAS, The Special Services authorized in the Establishment Ordinance include but are not limited to, maintenance and beautification, new construction, coordinated marketing and promotional activities, parking and transit programs, area strategic planning, business retention and recruitment, building facade improvements, security services and other technical assistance activities to promote community and economic development; and

WHEREAS, The Establishment Ordinance provided for the appointment of the 103rd Street Beverly Special Service Area Commission (the "Commission") for the purpose of recommending to the Mayor and to the City Council a yearly budget based upon the cost of providing the Special Services and further to advise the Mayor and the City Council regarding the amount of the Services Tax to be levied; and

WHEREAS, It is the responsibility of the Commission to recommend to the Department of Community Development, the Mayor and the City Council an entity to serve as a service provider (the "Service Provider"), the form of an agreement between the City and the Service Provider for the provision of Special Services to the Area, and a line item budget to be included in the agreement between the City and the Service Provider; and

WHEREAS, The Commission has been duly appointed and qualified and has heretofore prepared and transmitted to the Acting Commissioner of the Department of Community Development (the "Commissioner") and to the City Council its recommendations for a budget to provide the Special Services in the Area for the fiscal year commencing January 1, 2011, and has advised the Mayor and the City Council concerning the Services Tax for the tax year 2010 for the purpose of providing funds necessary to provide the Special Services, and has recommended to the Department of Community Development, the Mayor and the City Council an agreement with the Service Provider, with a one-year term, the terms and conditions of

which provide for the expenditure of the Services Tax for the provision of the Special Services for the fiscal year commencing January 1, 2011, in substantially the form attached hereto as Exhibit A; and

WHEREAS, Certain members of the Commission may serve from time to time on the Board of Directors of the Service Provider, or serve the Service Provider in some other voluntary capacity, which such service shall provide no financial compensation in any manner to such Commission member; now, therefore,

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

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

SECTION 2. Appropriations. There is hereby appropriated the following sums in the amounts and for the purposes necessary to provide the Special Services in and for the Area, the estimated amounts of miscellaneous income and the amounts required to be raised by the levy of the Services Tax indicated as follows:

103rd Street Beverly Special Service Area Commission

Special Service Area Budget.

For the fiscal year commencing January 1, 2011 and ending December 31, 2011.

	Expenditures
Service Provider Agreement for the provision of Special Services	\$17,225
TOTAL BUDGET REQUEST:	\$17,225
Source Of Funding	
Tax levy at an annual rate not to exceed two and a half percent (2.5%) of the equalized assessed value of taxable property within Special Service Area Number 44	\$11,175
Carryover funds	\$ 6,050

SECTION 3. Levy Of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(1)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of the Establishment Ordinance, the sum of \$11,175 as the amount of the Services Tax for the tax year 2010.

SECTION 4. Filing. The City Clerk of the City (the "City Clerk") is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk") a certified copy of this ordinance on or prior to December 28, 2010, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City of Chicago, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2010 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 5. Service Provider Agreement. The Commissioner, or a designee of the Commissioner, are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver an agreement with Beverly Area Planning Association, an Illinois not-for-profit corporation, in substantially the form attached hereto as Exhibit A and hereby made a part hereof (the "Service Provider Agreement"), and such other supporting documents, if any, as may be necessary to carry out and comply with the provisions of the Service Provider Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Service Provider Agreement.

SECTION 6. Exemption. The Service Provider Agreement is hereby declared exempt from Section 2-156-020 of the Municipal Code of the City of Chicago.

SECTION 7. Enforceability. If any section, paragraph or provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this ordinance.

SECTION 8. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 9. Publication. This ordinance shall be published by the City Clerk, in special pamphlet form, by preparing at least one hundred (100) copies thereof, which copies are to be made available in his office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 10. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

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

*Exhibit "A".
(To Ordinance)*

Agreement For Special Service Area No. 44

Between

*The City Of Chicago
(Represented By The Special Service Area Commission)*

And

Beverly Area Planning Association

Effective January 1, 2011 Through December 31, 2011.

This Agreement for the management of Special Service Area Number 44 is entered into on January 1, 2011 by and between Beverly Area Planning Association an Illinois not-for-profit corporation ("Contractor"), and the City of Chicago ("City"), a municipal corporation and home rule unit of local government existing under the Constitution of the State of Illinois, acting through the Special Service Area Commission at Chicago, Illinois.

RECITALS

WHEREAS, special service areas may be established pursuant to Article VII, §§ 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq.; and

WHEREAS, the City Council of the City of Chicago ("City Council") has established a special service area known and designated as "Special Service Area Number 44" ("Area"), to provide special services in addition to those services provided generally by the City ("Special Services"). The City Council has further authorized the levy of an annual ad valorem real property tax in the Area sufficient to produce revenues required to provide those Special Services but not to exceed 2.50% of the equalized assessed value of all property within the Area ("Service Tax"), all as provided in the Establishment Ordinance (hereinafter defined); and

WHEREAS, the City Council, on _____, 2010, authorized the levy of the Service Tax and appropriation of the funds therefrom for the Area for fiscal year 2011 for the provision of the Special Services in the Area, and the City wishes to provide that the Contractor, beginning on January 1, 2011, and continuing until December 31, 2011, may use those funds to provide the Services, subject to the terms and conditions of this Agreement; and

WHEREAS, the Contractor and the City desire to enter into this Agreement to provide such Special Services in the Area and the Contractor is ready, willing and able to enter into this Agreement to provide the Special Services to the full satisfaction of the City;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the City and the Contractor agree as follows:

ARTICLE 1 INCORPORATION OF RECITALS

The recitals set forth above are incorporated by reference as if fully set forth herein.

ARTICLE 2 DEFINITIONS

The following words and phrases shall have the following meanings for purposes of this Agreement:

"Agreement" means this Special Service Area Agreement, including all exhibits attached to it and incorporated in it by reference, and all amendments, modifications or revisions made in accordance with its terms.

"Commissioner" means the Commissioner or Acting Commissioner of the Department of Community Development or a duly authorized representative of the Commissioner or Acting Commissioner of the Department of Community Development.

"Construction" means that work of a nature constituting "public works" as defined in 820 ILCS 130/2, such as landscaping and building activities, including but not limited to, physical building improvements, installations and other fixed works, but does not include pre-development work (design and preparation of specifications).

"Days" means business days in accordance with the City of Chicago business calendar.

"Department" means the City of Chicago Department of Community Development.

"Establishment Ordinance" means the ordinance enacted by City Council on November 7, 2007, and any subsequent amendments thereto authorizing imposition of the Service Tax and setting forth the Special Services to be provided in the Area.

"Risk Management Division" means the Risk Management Division of the Department of Finance which is under the direction of the Comptroller of the City and is charged with reviewing and analyzing insurance and related liability matters for the City.

"Security Firm" means a business entity certified by the State of Illinois pursuant to the Private Detective, Private Alarm and Private Security Act of 1993, 225 ILCS 446/1 et seq., and whose employees are licensed by the State of Illinois.

"Services" means, collectively, the services, duties and responsibilities described in Article 3 and Exhibit 1 (Scope of Services) of this Agreement and any revisions thereof and any and all work necessary to complete them or carry them out fully and to the standard of performance required in this Agreement.

"Service Tax Funds" means the amount actually collected pursuant to the Service Tax.

"Special Service Area Commission ('SSAC')" means the body established pursuant to the Establishment Ordinance to prepare the Budget, identify a Contractor and supervise the provision of the Special Services in the Area.

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

"Surplus Funds", also referred to as "Carry-Over Funds", means those Service Tax Funds already collected and disbursed to the Contractor in prior years for the provision of Special Services in the Area which remain unspent, including any interest earned thereon.

ARTICLE 3 DUTIES AND RESPONSIBILITIES OF CONTRACTOR

3.01 Scope of Services

The Services which the Contractor shall provide during the first year of this Agreement include, but are not limited to, those described in this Article 3 and in Exhibit 1 which is attached hereto and incorporated by reference as if fully set forth here. The SSAC reserves the right to require the Contractor to perform revised services that are within the general scope of services of this Agreement and of the Special Services identified in the Establishment Ordinance subject to the same terms and conditions herein. Revised services are limited to changes or revisions to the line items in the Budget, do not affect the maximum compensation and require the prior written approval of the SSAC. The SSAC may, by written notice to the Department and the Contractor, delete or amend the figures contained and described in the Budget attached hereto as Exhibit 2 and incorporated by reference as if fully set forth herein. The Contractor shall provide the Services in accordance with the standards of performance set forth in Section 3.02.

For each subsequent year during the term of this Agreement, if any, a Scope of Services for that year, comprised of services authorized in the Establishment Ordinance, shall be prepared by the SSAC in consultation with the Contractor subject to the approval of the Commissioner, and incorporated into this Agreement by written amendment pursuant to Section 8.03 hereof, together with a Budget for that year and any revised insurance requirements which are recommended by the Risk Management Division pursuant to its review of the Scope of Services for that year.

3.02 Standard of Performance

The Contractor shall perform all Services required of it with that degree of skill, care and diligence normally shown by a contractor performing services of a scope, purpose and magnitude comparable with the nature of the Services to be provided hereunder. The Contractor shall at all times use every reasonable effort on behalf of the City to assure timely and satisfactory rendering and completion of its Services.

The Contractor shall at all times act in the best interests of the City consistent with the professional obligations assumed by it in entering into this Agreement. The Contractor shall perform all Services in accordance with the terms and conditions of this Agreement and to the full satisfaction of the SSAC. The Contractor shall furnish efficient business administration and supervision to render and complete the Services at reasonable cost.

The Contractor shall assure that all Services that require the exercise of professional skills or judgment are accomplished by professionals qualified and competent in the applicable discipline and appropriately licensed, if required by law. The Contractor remains responsible for the professional and technical accuracy of all Services provided, whether by the Contractor or its Subcontractors or others on its behalf

If the SSAC determines that the Contractor has failed to comply with the foregoing standards, the Contractor shall perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of such failure. Any review, approval, acceptance or payment for any or all of the Services by the City does not relieve the Contractor of its responsibility for the professional and technical accuracy of its Services. This provision in no way limits the City's rights against Contractor, either under this Agreement, at law or in equity.

3.03 Personnel

A. Key Personnel

The Contractor shall, immediately upon receiving a fully executed copy of this Agreement, assign and maintain during the term of this Agreement and any extension thereof an adequate staff of competent personnel, who are fully equipped, licensed as appropriate, available as needed, qualified and assigned to perform the Services. Contractor shall pay the salaries and wages due all its employees performing Services under this Agreement unconditionally and at least once a month without deduction or rebate on any account, except only for such payroll deductions as are mandatory by law or are permitted under applicable law and regulations.

B. Prevailing Wages

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with 820 ILCS 130/0.01 et seq. regarding the payment of the general prevailing rate of hourly wage for all laborers, workers, and mechanics employed by or on behalf of the Contractor and all Subcontractors in connection with any and all Construction work. The prevailing rates of wages applicable at the time of execution of this Agreement are included in Exhibit 6 to this Agreement, which is incorporated by reference as though fully set forth herein.

C. Illinois Workers, Veterans Preference and Steel Products

If the Contractor engages in Construction, it shall comply, and shall cause all of its Subcontractors to comply by inserting appropriate provisions in their contracts, with the Employment of Illinois Workers on Public Works Act, 30 ILCS 570/0.01 et seq., the Veterans Preference Act, 330 ILCS 55/0.01 et seq., and the Steel Products Procurement Act, 35 ILCS 30/565/1 et seq.

3.04 Nondiscrimination

(a) Contractor

(i) Federal Requirements

Contractor must not engage in unlawful employment practices, such as (1) failing or refusing to hire or discharging any individual, or otherwise discriminating against any individual with respect to compensation or the terms, conditions or privileges of the individual's employment, because of the individual's race, color, religion, sex, age, handicap/disability or national origin; or (2) limiting, segregating or classifying Contractor's employees or applicants for employment in any way that would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect the individual's status as an employee, because of the individual's race, color, religion, sex, age, handicap/disability or national origin.

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. (1981), as amended and the Civil Rights Act of 1991, P.L. 102-166. Attention is called to: Exec. Order No. 11246, 30 Fed. Reg. 12,319 (1965), reprinted in 42 U.S.C. § 2000e note, as amended by Exec. Order No. 11375, 32 Fed. Reg. 14,303 (1967) and by Exec. Order No. 12086, 43 Fed. Reg. 46,501 (1978); Age Discrimination Act, 42 U.S.C. §§ 6101-6106 (1981); Age Discrimination in Employment Act, 29 U.S.C. §§ 621-34; Rehabilitation Act of 1973, 29 U.S.C. §§ 793-794 (1981); Americans with Disabilities Act, 42 U.S.C. §12101 et seq.; 41 C.F.R. Part 60 et seq. (1990); and all other applicable federal statutes, regulations and other laws.

(ii) State Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq.(1990), as amended and any rules and regulations promulgated in accordance with it, including the Equal Employment Opportunity Clause, 44 Ill. Admin. Code § 750 Appendix A. Furthermore, Contractor must comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01 et seq.(1990), as amended, and all other applicable state statutes, regulations and other laws.

(iii) City Requirements

Contractor must comply with, and the procedures Contractor utilizes and the Services Contractor provides under this Agreement must comply with, the Chicago Human Rights Ordinance, ch. 2-160, Section 2-160-010 et seq. of the Municipal Code of Chicago (1990), as amended, and all other applicable City ordinances and rules.

(b) Subcontractors

Contractor must incorporate all of this Section 3.04 by reference in all agreements entered into with any suppliers of materials, furnisher of services, Subcontractors of any tier, and labor organizations that furnish skilled, unskilled and craft union skilled labor, or that may provide any such materials, labor or services in connection with this Agreement. Further, Contractor must furnish and must cause each of its Subcontractor(s) to furnish such reports and information as requested by the federal, state and local agencies charged with enforcing such laws and regulations, including the Chicago Commission on Human Relations.

3.05 Insurance

The Contractor shall comply with the insurance provisions attached hereto as Exhibit 4 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor enters into a subcontract with a Security Firm such Security Firm shall comply with the insurance provisions attached hereto as Exhibit 5 and incorporated by reference as if fully set forth herein, or such other insurance provisions as may be required in the reasonable judgment of the Risk Management Division. If the Contractor subcontracts with a Subcontractor other than a Security Firm, such Subcontractor shall comply with the Contractor insurance provisions attached hereto as Exhibit 4.

The Risk Management Division may waive or reduce any of the insurance requirements set forth herein. In addition, the Risk Management Division will review each new Scope of Services which the SSAC, in consultation with the Contractor, prepares annually during the term of this Agreement pursuant to Section 3.01 and may, if it wishes, revise the insurance required herein.

3.06 Indemnification

A. On written notice from the City of Losses the City believes are Losses Arising under this Agreement as defined in this Section 3.06, the Contractor shall defend, indemnify, and hold completely harmless the City Indemnitees from and against such Losses, regardless of whether Contractor challenges the City's belief. The defense, indemnification and hold harmless obligations of the Contractor toward City Indemnitees remain an affirmative obligation of Contractor following the City's notice of Losses the City believes are Losses Arising under this Agreement, unless and until a court of competent jurisdiction finally determines otherwise and all opportunities for appeal have been exhausted or have lapsed.

B. For purposes of this Section 3.06,

"City Indemnitees" means, individually and collectively, the City of Chicago, its officials, agents, employees and SSAC members.

"Losses" means, individually and collectively, all kinds of liabilities, losses, suits, claims, damages, judgments, fines, and demands, including all reasonable costs for investigation, reasonable attorneys' fees, court costs, and experts' fees, arising by reason of injury or death of any person, damage to property, patent or copyright infringement.

"Arising under this Agreement" means (i) arising out of awarding this Agreement, (ii) arising out of the enforcement of this Agreement, including the enforcement of this indemnification provision; (iii) arising out of or in connection with Contractor's performance or non-performance of this Agreement (including the acts or omission of Contractor, its officers, agents, employees, consultants, subcontractors, licensees, or invitees), any breach by any of them of any warranty made under this Agreement, or any failure by any of them to meet any applicable standard of performance under this Agreement; or (iv) any combination of any of the foregoing.

C. To the extent permissible by law, Contractor waives any limits on Contractor's liability that it would otherwise have by virtue of the Worker's Compensation Act or any other related law or judicial decision (such as *Kotecki v. Cyclops Welding Corporation*, 146 Ill. 2d 155 (1991)). The City, however, does not waive any limitations it may have on its liability under the Worker's Compensation Act or under the Illinois Pension Code.

D. The City has the right, at its option and at its own expense, to participate in the defense of any suit without relieving Contractor of any of its obligations under this indemnity provision. The requirements set forth in this indemnity provision are separate from and not limited by the amount of insurance Contractor is required to obtain under this Agreement or by its bonds pursuant to other provisions in this Agreement. Further, the indemnitees contained in this provision survive the expiration or termination of this Agreement.

3.07 Records and Audits

The Contractor shall deliver or cause to be delivered all documents, data, studies, reports, findings or information to the SSAC promptly in accordance with the time limits prescribed herein and if no time limit is specified, then upon reasonable demand therefore, or upon termination or completion of the Services hereunder.

The Contractor agrees to adopt at its own expense such financial controls, including, without limitation, the employment of a fiscal agent approved by the Commissioner, as determined by the Commissioner in his sole discretion and communicated in writing to the Contractor after the date of execution of this Agreement, to ensure that the Contractor is fulfilling the terms of this Agreement.

The Contractor and any Subcontractors shall furnish the SSAC with semi-annual reports or provide such information as may be requested relative to the performance and cost of the Services. The Contractor shall maintain records showing actual time devoted and costs incurred. The Contractor shall keep books, documents, paper, records and accounts in connection with the Services open to inspection, copying, abstracting, transcription, and an independent audit by City employees or agents or third parties, and shall make these records available to the City and any other interested governmental agency at reasonable times during the performance of its Services. In addition, Contractor shall retain them in a safe place and make them available for an independent audit, inspection, copying and abstracting for at least five years after the final payment made in connection with this Agreement.

THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES, and to the extent that the Contractor conducts any business operations separate and apart from the Services hereunder using, for example, personnel, equipment, supplies or facilities also used in connection with this Agreement, then the Contractor shall maintain and make similarly available to the City detailed records supporting the Contractor's allocation to this Agreement of the costs and expenses attributable to any such shared usages.

The Contractor shall provide an annual audited financial statement (a "Third Party Audit") to the Department and the SSAC within 120 calendar days after the end of the calendar year, and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout. Contractor must comply with the requirements in Exhibit 9 with respect to any Third Party Audit. If any Third Party Audit shows that Contractor or any of its Subcontractors has overcharged the City in any period, the City will notify Contractor, and Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges. Any failure to comply with the audit requirements set forth in Exhibit 9 of the Agreement shall constitute an event of default under the Agreement. If such event of default is not corrected to the City's satisfaction within the cure period identified by the City, the City may incur

costs to conduct any supplementary audit it deems necessary, and Contractor must then promptly reimburse the City for any such costs. No provision in this Agreement granting the City a right of access to records and documents is intended to impair, limit or affect any right of access to such records and documents that the City would have had in the absence of such provisions.

The City may in its sole discretion audit the records of Contractor or its Subcontractors, or both, at any time during the term of this Agreement or within five years after the Agreement ends, in connection with the goods, work, or services provided under this Agreement. Each calendar year or partial calendar year is considered an "audited period." If, as a result of such an audit, it is determined that Contractor or any of its Subcontractors has overcharged the City in the audited period, the City will notify Contractor. Contractor must then promptly reimburse the City for any amounts the City has paid Contractor due to the overcharges and also some or all of the cost of the audit, as follows:

A. If the audit has revealed overcharges to the City representing less than 5% of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then the Contractor must reimburse the City for 50% of the cost of the audit and 50% of the cost of each subsequent audit that the City conducts;

B. If, however, the audit has revealed overcharges to the City representing 5% or more of the total value, based on the Agreement prices, of the goods, work, or services provided in the audited period, then Contractor must reimburse the City for the full cost of the audit and of each subsequent audit.

If the City is unable to make a determination regarding overcharges to City as a result of Contractor's not having maintained records as required under this Agreement, Contractor must promptly reimburse the City for some or all of the cost of the audit, as determined in the sole discretion of the City. Failure of Contractor to promptly reimburse the City in accordance with this Section 3.07 is an event of default under Section 7.01 of this Agreement, and Contractor will be liable for all of the City's costs of collection, including any court costs and attorneys' fees.

3.08 Subcontracts and Assignments

The Contractor shall not assign, delegate, subcontract or otherwise transfer all or any part of its rights or obligations under this Agreement or any part hereof, unless otherwise provided for herein or without the express written consent of the SSAC. The absence of such provision or written consent shall void the attempted assignment, delegation or transfer and shall be of no effect as to the Services or this Agreement.

All subcontracts, all approvals of Subcontractors and any assignment to which the SSAC consents are, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement.

If the Contractor subcontracts for security services, the Subcontractor shall be a Security Firm certified by the State of Illinois and the Security Firm's employees shall be licensed by the State of Illinois. The Contractor, upon entering into any subcontract with a Security Firm, shall furnish the SSAC and the Department with a copy of the subcontract for their approval. The City expressly reserves the right to approve all Security Firm subcontracts.

3.09 License, Permits and Safety Considerations

A. Licenses and Permits

If the Contractor engages in Construction, it is responsible for and, in a timely manner consistent with its obligations hereunder, shall secure and maintain at its expense such permits, licenses, authorizations and approvals as are necessary for it to engage Construction under this Agreement.

B. Safety Considerations

If the Contractor engages in Construction, it shall at all times exercise reasonable care, shall comply with all applicable provisions of federal, state and local laws to prevent accidents or injuries, and shall take all appropriate precautions to avoid damage to and loss of City property and the property of third parties in connection with the Construction. The Contractor shall erect and properly maintain at all times all necessary safeguards, barriers, flags and lights for the protection of its and its Subcontractors' employees, City employees and the public.

If the Contractor engages in Construction, it shall report to the Department any damage on, about, under or adjacent to City property or the property of third persons resulting from its performance under this Agreement. The Contractor is responsible for any damage to City property and the property of third parties due, in whole or in part, to the Contractor's Construction activities under this Agreement, and the Contractor shall repair such damage to a reasonably acceptable standard.

3.10 Performance Bond

If the Contractor engages in Construction work where expenditures exceed \$100,000, it shall, not later than the date the Contractor begins such work or executes a subcontract for such work, provide or cause to be provided to the Department a performance and payment bond in the amount allocated for the Construction work (but not including the amount allocated for design and preparation of specifications), by a surety or sureties acceptable to the City. The performance bond shall be in the form and to the effect of Exhibit 7 hereto, which is incorporated by reference as if fully set forth here.

If any of the sureties on such bond at any time fail financially, or are deemed to be insufficient security for the penalty of the bond, then the City may, on giving 10 days notice thereof

in writing, require the Contractor to furnish a new and additional bond with sureties satisfactory to the City, and, if so required, Contractor must promptly provide such bond.

ARTICLE 4 TERM OF SERVICES

This Agreement shall take effect as of January 1, 2011 ("Effective Date") and shall continue through December 31, 2011, or until the Agreement is terminated earlier in accordance with its terms.

ARTICLE 5 COMPENSATION

5.01 Basis of Payment

The maximum compensation that the Contractor may be paid under this Agreement between January 1, 2011 and December 31, 2011 is the sum of (a) \$11,175 or the total amount of Service Tax Funds actually collected for tax year 2010, whichever is less; and (b) the total amount of Surplus Funds in the amount of \$6,050 which are being carried over from previous program years and which the Contractor hereby acknowledges are in its possession; the maximum compensation that the Contractor may be paid under this Agreement between January 1 2011 and December 31, 2011, therefore, shall not exceed \$17,255.

For each subsequent year of this Agreement, if any, the maximum compensation that the Contractor may be paid under this Agreement is the amount set forth in the Budget for that year, pursuant to Section 5.02 and 8.03, or the amount of Service Tax Funds actually collected for the preceding tax year, whichever is less; provided that the maximum amount of compensation for such year of this Agreement may also include the amount of Service Tax Funds collected for prior tax years which remain previously unspent.

5.02 Budget for Services

The Contractor in conjunction with the SSAC has prepared a Budget through December 31, 2011, attached hereto as Exhibit 2 and incorporated by reference as if fully set forth here, covering all services described in the Scope of Services. Subject to the restriction that the maximum amount that may be spent in calendar year 2011 may not exceed \$17,255, the SSAC reserves the right to transfer funds between line items or make Budget revisions that do not affect the maximum compensation set forth in Section 5.01. The SSAC shall revise the Budget if any part of the Contractor's Services is terminated.

For each subsequent year of this Agreement, if any, and subject to the provisions of Section 3.01, a Budget for that year shall be incorporated into this Agreement by written amendment pursuant to Section 8.03.

5.03 Method of Payment

Pursuant to a schedule to be determined by the Commissioner, after the performance of Services pursuant to the terms of this Agreement, Contractor may submit invoices to the City to request reimbursement for such expenses. The Contractor must provide, along with the invoices, such additional documentation as the Commissioner requests to substantiate the Services. Upon the Commissioner's determination that the invoices are accurate, the City will process payment of the invoices.

The Contractor shall establish a separate checking account ("Account") in a bank authorized to do business in the State of Illinois that is insured by the Federal Deposit Insurance Corporation. All Service Tax Funds that the Comptroller transfers to the Contractor shall be deposited in the Account and disbursements from the Account shall be pursuant to this Agreement. THE CONTRACTOR SHALL NOT COMMINGLE SERVICE TAX FUNDS WITH FUNDS FROM OTHER SOURCES. The Contractor shall provide to the SSAC the signature card and sample check from the bank which shows the signature(s) of the Contractor's authorized representative(s). The SSAC reserves the right to audit the account and require the Contractor to refund any funds that were not spent pursuant to the Budget or that were not approved by the SSAC. The name and address of the bank is _____ and the wire transfer and the Account numbers are _____.

All funds remaining in the Account at the expiration or early termination of this Agreement, including any interest earned, belong to the City for the benefit of the Area and shall be returned to the City to be used only for Special Services.

5.04 Criteria for Payment

The SSAC shall determine the reasonableness, allocability and allowability of any rates, costs and expenses charged or incurred by the Contractor.

5.05 Funding

Payments under this Agreement shall be made from Service Tax Funds in fund number _____ and are subject to the availability of funds therein.

5.06 Non-Appropriation

In the event that no funds or insufficient funds are appropriated and budgeted in any City fiscal period for payments to be made under this Agreement, then the City will notify the Contractor of such occurrence and this Agreement shall terminate on the earlier of the last day of the fiscal period for which sufficient appropriation was made or whenever the funds appropriated for payment under this Agreement are exhausted. No payments shall be made or due to the Contractor under this Agreement beyond those amounts appropriated and budgeted by the City to fund payments hereunder.

ARTICLE 6 SPECIAL CONDITIONS

6.01 Warranties and Representations

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

- A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors are competent to perform the Services required; that it is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and
- B. That it shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of the Services; and
- C. That it and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Department to have, within five years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the City; and
- D. That it and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of § 2-92-320 of the Municipal Code of Chicago, 720 ILCS 5/33E-1 et seq. of the Criminal Code of 1961, and 65 ILCS 5/11-42.1-1 of the Illinois Municipal Code; and
- E. That it, all Subcontractors and their respective officers, directors, agents, partners, and employees shall cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago; that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago and all subcontracts shall inform Subcontractors of such provision and require understanding and compliance therewith; and
- F. That, except only for those representations, statements or promises expressly contained in this Agreement and any exhibits attached hereto, no representation, statement or promise, oral or written, or of any kind whatsoever, by the City, its officials, agents or employees, has induced the Contractor to enter into this Agreement; and
- G. That the Contractor understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination for default.
- H. That neither Contractor nor an Affiliate of Contractor (as defined below) appears on the Specially Designated Nationals List, the Denied Persons List, the unverified List, the Entity List or the Debarred List as maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or by the Bureau of Industry and Security of the U.S. Department of Commerce (or

their successors), or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment. "Affiliate of Contractor" means a person or entity that directly (or indirectly through one or more intermediaries) controls, is controlled by or is under common control with Contractor. A person or entity will be deemed to be controlled by another person or entity if it is controlled in any manner whatsoever that results in control in fact by that other person or entity (either acting individually or acting jointly or in concert with others) whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

1. Contractor understands and will abide by all provisions of Chapter 2-26 of the Municipal Code of the City of Chicago.

6.02 Economic Disclosure Statement and Affidavit

The Contractor has provided the City with an Economic Disclosure Statement (EDS) and Affidavit, "Familial Relationships with Elected City Officials and Department Heads," which is attached hereto as Exhibit 3 and incorporated by reference as if fully set forth herein. Contractor shall apprise the Department promptly of any changes in the information provided in the EDS by completing and submitting a revised EDS.

In addition, the Contractor shall provide the City with copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois.

6.03 Conflict of Interest

Pursuant to Chapter 2-156 of the Municipal Code of Chicago, and 65 ILCS 5/3.1-55-10, no member of the governing body of the City or other unit of government, no other officer, employee, SSAC member, or agent of the City or other unit of government who exercises any functions or responsibilities in connection with the Services to which this Agreement or any related subcontract pertain, and no relative of any SSAC member shall have any personal economic or financial interest, directly or indirectly, in this Agreement or any such subcontract except to the extent that such benefits are provided equally to all residents and/or business owners in the Area. Furthermore, no SSAC member, relative of any SSAC member, City official, agent or employee shall be a Subcontractor, employee or shareholder of the Contractor or receive anything of value from the Contractor.

No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the City or City employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it. The Contractor acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 shall be voidable by the City.

The Contractor covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors presently have no financial interest and shall acquire no interest, direct or indirect, in the Services undertaken by the Contractor pursuant to the Agreement that would conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement no person having any such interest shall be employed. The Contractor agrees that if the Commissioner in his reasonable judgment determines that any of the Contractor's services for others conflict with the Services the Contractor is to provide for the City under this Agreement, the Contractor shall terminate such other services immediately upon request of the City.

6.04 Non-liability of Public Officials

No official, employee or agent of the City shall be charged personally by the Contractor, or by any assignee or Subcontractor of the Contractor, with any liability or expenses of defense or be held personally liable to them under any term or provision hereof, because of the City's execution or attempted execution hereof, or because of any breach hereof

6.05 Independent Contractor

The Contractor shall perform under this Agreement as an independent contractor to the City and not as a representative, employee, agent or partner of the City.

6.06 Business Relationships with Elected Officials

Pursuant to Section 2-156-030(b) of the Municipal Code of the City of Chicago, it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected official has a business relationship, or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a business relationship. Violation of Section 2-156-030(b) by any elected official with respect to this Agreement is grounds for termination of this Agreement. The term business relationship is defined as set forth in Section 2-156-080 of the Municipal Code of Chicago.

Section 2-156-080 defines a "business relationship" as any contractual or other private business dealing of an official, or his or her spouse, or of any entity in which an official or his or her spouse has a financial interest, with a person or entity which entitles an official to compensation or payment in the amount of \$2,500 or more in a calendar year; provided, however, a financial interest shall not include: (i) any ownership through purchase at fair market value or inheritance of less than one percent of the share of a corporation, or any corporate subsidiary, parent or affiliate thereof, regardless of the value of or dividends on such shares, if such shares are registered on a securities

exchange pursuant to the Securities Exchange Act of 1934, as amended; (ii) the authorized compensation paid to an official or employee for his office or employment; (iii) any economic benefit provided equally to all residents of the City; (iv) a time or demand deposit in a financial institution; or (v) an endowment or insurance policy or annuity contract purchased from an insurance company. A "contractual or other private business dealing" shall not include any employment relationship of an official's spouse with an entity when such spouse has no discretion concerning or input relating to the relationship between that entity and the City.

6.07 Chicago "Living Wage" Ordinance

(a) Section 2-92-610 of the Municipal Code of Chicago provides for a living wage for certain categories of workers employed in the performance of City contracts, specifically non-City employed security guards, parking attendants, day laborers, home and health care workers, cashiers, elevator operators, custodial workers and clerical workers ("Covered Employees"). Accordingly, pursuant to Section 2-92-610 and regulations promulgated under it:

- (i) If Contractor has 25 or more full-time employees, and
- (ii) If at any time during the performance of this Agreement, Contractor and/or any Subcontractor or any other entity that provides any portion of the Services (collectively "Performing Parties") uses 25 or more full-time security guards, or any number of other full-time Covered Employees, then
- (iii) Contractor must pay its Covered Employees, and must assure that all other Performing Parties pay their Covered Employees, not less than the minimum hourly rate as determined in accordance with this provision (the "Base Wage") for all Services performed under this Agreement.

(b) Contractor's obligation to pay, and to assure payment of, the Base Wage will begin at any time during the term of this Agreement when the conditions set forth in (a)(i) and (a)(ii) above are met, and will continue until the end of the term of this Agreement.

(c) As of July 1, 2010, the Base Wage is \$11.03, and each July 1 thereafter, the Base Wage will be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the U.S. Department of Health and Human Services, to constitute the following: the poverty guidelines for a family of four divided by 2000 hours or the current base wage, whichever is higher. At all times during the term of this Agreement, Contractor and all other Performing Parties must pay the Base Wage (as adjusted in accordance with the above). If the payment of prevailing wages is required for Services done under this Agreement, and the prevailing wages for Covered Employees are higher than the Base Wage, then Contractor and all other Performing Parties must pay the prevailing wage rates.

(d) Contractor must include provisions in all subcontracts requiring its Subcontractors to pay the Base Wage to Covered Employees. Contractor agrees to provide the City with documentation acceptable to the Chief Procurement Officer demonstrating that all Covered Employees, whether employed by Contractor or by a Subcontractor, have been paid the Base Wage, upon the City's request for such documentation. The City may independently audit Contractor and/or Subcontractors to verify compliance with this section. Failure to comply with the requirements of this section will be an event of default under this Agreement, and further, failure to comply may result in ineligibility for any award of a City contract or subcontract for up to 3 years.

(e) Not-for-Profit Corporations: If Contractor is a corporation having federal tax-exempt status under Section 501(c)(3) of the Internal Revenue Code and is recognized under Illinois not-for-profit law, then the provisions of Sections (a) through (d) above do not apply.

6.08 Deemed Inclusion

Provisions required by law, ordinances, rules, regulations or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertion; however, in no event will the failure to insert the provisions before or after this Agreement is signed prevent its enforcement.

6.09 Environmental Warranties and Representations

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Contractor warrants and represents that it, and to the best of its knowledge, its subcontractors have not violated and are not in violation of the following sections of the Code (collectively, the Waste Sections):

- 7-28-390 Dumping on public way;
- 7-28-440 Dumping on real estate without permit;
- 11-4-1410 Disposal in waters prohibited;
- 11-4-1420 Ballast tank, bilge tank or other discharge;
- 11-4-1450 Gas manufacturing residue;
- 11-4-1500 Treatment and disposal of solid or liquid waste;
- 11-4-1530 Compliance with mles and regulations required;
- 11-4-1550 Operational requirements; and
- 11-4-1560 Screening requirements.

During the period while this Agreement is executory, Contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Agreement, constitutes a breach of and an event of default under this Agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner. Such breach and default entitles the City to all remedies under the Agreement, at law or in equity.

This section does not limit Contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement.

Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect Contractor's eligibility for future contract awards.

6.10 EDS / Certification Regarding Suspension and Debarment

Contractor certifies, as further evidenced in the EDS attached as Exhibit 3, by its acceptance of this Agreement that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Contractor further agrees by executing this Agreement that it will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts. If Contractor or any lower tier participant is unable to certify to this statement, it must attach an explanation to the Agreement.

6.11 Ethics

(a) In addition to other warranties and representations, Contractor warrants that no payment, gratuity or offer of employment will be made in connection with this Agreement by or on behalf of any Subcontractors to Contractor or higher tier subcontractors or anyone associated with them, as an inducement for the award of a subcontract or order.

(b) Contractor further acknowledges that any Agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 is voidable as to the City.

6.12 MacBride Ordinance

The City of Chicago through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if Contractor conducts any business operations in Northern Ireland, the Contractor must make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this Section 6.12 do not apply to contracts for which the City receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that

choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland, or to the extent that such funds are not otherwise withheld by the Department of Transportation.

6.13 Cooperation in Investigations

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

It is the duty of the Contractor and any bidder, proposer, subcontractor and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of the Contractor and any such bidder, proposer, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code. Contractor represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

ARTICLE 7 EVENTS OF DEFAULT, REMEDIES, TERMINATION, RIGHT TO OFFSET, SUSPENSION

7.01 Events of Default Defined

The following constitute events of default:

A. Any material misrepresentation, whether negligent or willful and whether in the inducement or in the performance, made by Contractor to the City.

B. Contractor's material failure to perform any of its obligations under the Agreement including, but not limited to, the following:

- (1) failure to commence or ensure timely completion of the Services due to a reason or circumstance within Contractor's reasonable control;
- (2) failure to perform the Services in a manner satisfactory to the City;
- (3) failure to promptly re-perform within a reasonable time Services that were rejected as erroneous or unsatisfactory;

- (4) discontinuance of the Services for reasons within the Contractor's reasonable control;
- (5) failure to comply with a material term of this Agreement, including but not limited to the provisions concerning insurance and nondiscrimination; and
- (6) any other acts specifically and expressly stated in this Agreement as constituting an event of default.

C. The Contractor's default under any other agreement it may presently have or may enter into with the City during the life of this Agreement. The Contractor acknowledges and agrees that in the event of a default under this Agreement the City may also declare a default under any such other agreements.

7.02 Remedies

The occurrence of any event of default which the Contractor fails to cure within 14 calendar days after receipt of notice specifying such default or which, if such event of default cannot reasonably be cured within 14 calendar days after notice, the Contractor fails, in the sole opinion of the Commissioner, to commence and continue diligent efforts to cure, permits the City to declare the Contractor in default. Whether to declare the Contractor in default is within the sole discretion of the Commissioner. Written notification of the default, and any intention of the City to terminate the Agreement, shall be provided to Contractor and such decision is final and effective upon Contractor's receipt of such notice. Upon receipt of such notice, the Contractor must discontinue any services, unless otherwise directed in the notice, and deliver all materials accumulated in the performance of this Agreement, whether completed or in the process of completion, to the City. At such time the City may invoke any legal or equitable remedy available to it including, but not limited to, the following:

A. The right to take over and complete the Services or any part thereof as agent for and at the cost of the Contractor, either directly or through others. The Contractor shall have, in such event, the right to offset from such cost the amount it would have cost the City under the terms and conditions herein had the Contractor completed the Services.

B. The right to terminate this Agreement as to any or all of the Services yet to be performed, effective at a time specified by the City.

C. The right of specific performance, an injunction or any other appropriate equitable remedy.

D. The right to money damages.

- E. The right to withhold all or any part of Contractor's compensation hereunder.
- F. The right to deem Contractor non-responsible in future contracts to be awarded by the City.

If the City considers it to be in its best interest, it may elect not to declare default or to terminate this Agreement. The parties acknowledge that this provision is solely for the benefit of the City and that if the City permits the Contractor to continue to provide the Services despite one or more events of default, the Contractor is in no way relieved of any of its responsibilities, duties or obligations under this Agreement nor does the City waive or relinquish any of its rights. No delay or omission to exercise any right accruing upon any event of default impairs any such right nor shall it be construed as a waiver of any event of default or acquiescence therein, and every such right may be exercised from time to time and as often as may be deemed expedient.

7.03 Right to Offset

The City reserves its rights under § 2-92-380 of the Municipal Code of Chicago and the Commissioner shall consult with the SSAC before exercising such rights.

7.04 Suspension

The City may at any time request that the Contractor suspend its Services, or any part thereof, by giving 15 days prior written notice to the Contractor or upon no notice in the event of emergency. No costs incurred after the effective date of such suspension shall be allowed. The Contractor shall promptly resume its performance upon written notice by the Department. The Budget may be revised pursuant to Section 5.02 to account for any additional costs or expenses actually incurred by the Contractor as a result of recommencing the Services.

7.05 No Damages for Delay

The Contractor agrees that it, its members, if a partnership or joint venture and its Subcontractors shall make no claims against the City for damages, charges, additional costs or hourly fees for costs incurred by reason of delays or hindrances by the City in the performance of its obligations under this Agreement.

7.06 Early Termination

In addition to termination for default, the City may, at any time, elect to terminate this Agreement or any portion of the Services to be performed under it at the sole discretion of the Commissioner by a written notice to the Contractor. If the City elects to terminate the Agreement

in full, all Services shall cease and all materials accumulated in performing this Agreement, whether completed or in the process of completion, shall be delivered to the Department within 10 days after receipt of the notice or by the date stated in the notice.

During the final ten days or other time period stated in the notice, the Contractor shall restrict its activities, and those of its Subcontractors, to winding down any reports, analyses, or other activities previously begun. No costs incurred after the effective date of the termination are allowed. Payment for any Services actually and satisfactorily performed before the effective date of the termination shall be on the same basis as set forth in Article 5 hereof, but if any compensation is described or provided for on the basis of a period longer than ten days, then the compensation shall be prorated accordingly.

If a court of competent jurisdiction determines that the City's election to terminate this Agreement for default has been wrongful, then such termination shall be deemed to be an early termination.

ARTICLE 8 GENERAL CONDITIONS

8.01 Entire Agreement

This Agreement, and the exhibits attached hereto and incorporated hereby, shall constitute the entire agreement between the parties and no other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly addressed herein.

8.02 Counterparts

This Agreement is comprised of several identical counterparts, each to be fully executed by the parties and each to be deemed an original having identical legal effect.

8.03 Amendments

No changes, amendments, modifications or discharge of this Agreement, or any part thereof, shall be valid unless in writing and signed by the authorized agent of the Contractor and the Commissioner, or their successors and assigns. The City shall incur no liability for revised services without a written amendment to this Agreement pursuant to this Section.

8.04 Compliance with All Laws

The Contractor shall at all times observe and comply with all applicable laws, ordinances, rules, regulations and executive orders of the federal, state and local government, now existing or hereinafter in effect, which may in any manner affect the performance of this Agreement.

8.05 Compliance with ADA and Other Accessibility Laws

If this Agreement involves services to the public, the Contractor warrants that all Services provided hereunder shall comply with all accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Rehabilitation Act of 1973, 29 U.S.C. §§ 793-94. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility.

If this Agreement involves design for construction and/or Construction, the Contractor warrants that all design documents produced and/or used under this Agreement shall comply with all federal, state and local laws and regulations regarding accessibility standards for persons with disabilities or environmentally limited persons including, but not limited to, the following: Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq. and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities; the Architectural Barriers Act, P.L. 90-480 and the Uniform Federal Accessibility Standards; and the Environmental Barriers Act, 410 ILCS 25/1 et seq., and the regulations promulgated thereto at Ill. Admin. Code tit. 71, ch. 1, § 400.110. In the event that the above cited standards are inconsistent, the Contractor shall comply with the standard providing greater accessibility. If the Contractor fails to comply with the foregoing standards, it shall perform again at no expense all services required to be reperformed as a direct or indirect result of such failure.

8.06 Assigns

All of the terms and conditions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors, transferees and assigns.

8.07 Cooperation

The Contractor agrees at all times to cooperate fully with the City and to act in the City's best interests. Upon the termination or expiration of this Agreement, the Contractor shall make every effort to assure an orderly transition to another provider of the Services, if any, orderly demobilization of its operations in connection with the Services, uninterrupted provision of Services during any transition period and shall otherwise comply with reasonable requests of the Department in connection with this Agreement's termination or expiration.

8.08 Severability

If any provision of this Agreement is held or deemed to be or shall in fact be inoperative or unenforceable as applied in any particular case in any jurisdiction or in all cases because it conflicts with any other provision hereof or of any constitution, statute, ordinance, rule of law or public policy, or for any other reason, such circumstances shall not have the effect of rendering such provision

inoperative or unenforceable in any other case or circumstances, or of rendering any other provision herein invalid, inoperative, or unenforceable to any extent. The invalidity of any one or more phrases, sentences, clauses or sections herein shall not effect the remaining portions of this Agreement or any part thereof

8.09 Interpretation

All headings in this Agreement are for convenience of reference only and do not define or limit the provisions thereof. Words of gender are deemed to include correlative words of the other gender. Words importing the singular number include the plural number and vice versa, unless the context otherwise indicates. All references to exhibits or documents are deemed to include all supplements and/or amendments to such exhibits or documents if entered into in accordance with the terms and conditions hereof and thereof. All references to persons or entities are deemed to include any persons or entities succeeding to the rights, duties, and obligations of such persons or entities in accordance with the terms and conditions herein.

8.10 Miscellaneous Provisions

Whenever under this Agreement the City by a proper authority waives the Contractor's performance in any respect or waives a requirement or condition to the Contractor's performance, the waiver, whether express or implied, applies only to that particular instance and is not a waiver forever or for subsequent instances of the performance, requirement or condition. No waiver shall be construed as a modification of the Agreement regardless of the number of times the City may have waived the performance, requirement or condition.

8.11 Disputes

Except as otherwise provided in this Agreement, Contractor must and the City may bring any dispute arising under this Agreement which is not resolved by the parties to the Chief Procurement Officer for decision based upon the written submissions of the parties. (A copy of the "Regulations of the Department of Procurement Services for Resolution of Disputes between Contractors and the City of Chicago" is available in City Hall, 121 N. LaSalle Street, Room 301, Bid and Bond Room, Chicago, Illinois 60602.) The Chief Procurement Officer will issue a written decision and send it to the Contractor and the SSAC by mail. The decision of the Chief Procurement Officer is final and binding. The sole and exclusive remedy to challenge the decision of the Chief Procurement Officer is judicial review by means of a common law writ of certiorari.

8.12 Contractor Affidavit

The Contractor must provide to the City, no later than thirty days after the end of each year, a fully executed and notarized Affidavit certifying the expenditures and Services provided for the prior year. The form of this affidavit is attached as Exhibit 8 and incorporated by reference.

8.13 Prohibition on Certain Contributions

Contractor agrees that Contractor, any person or entity who directly or indirectly has an ownership or beneficial interest in Contractor of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Contractor's subcontractors, any person or entity who directly or indirectly has an ownership or beneficial interest in any subcontractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Contractor and all the other preceding classes of persons and entities are together, the ("Identified Parties")), shall not make a contribution of any amount to the Mayor of the City of Chicago ("Mayor") or to his political fundraising committee (i) after execution of this Agreement by Contractor, (ii) while this Agreement or any Other Contract is executory, (iii) during the term of this Agreement or any Other Contract between Contractor and the City, or (iv) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Contractor represents and warrants that since the date of public advertisement of the specification, request for qualifications, request for proposals or request for information (or any combination of those requests) or, if not competitively procured, from the date the City approached Contractor or the date Contractor approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Contractor agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Contractor agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 05-1.

Contractor agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 05-1 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Contractor violates this provision or Mayoral Executive Order No. 05-1 prior to award of the Agreement resulting from this specification, the Commissioner may reject Contractor's bid.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source which are then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Contractor is a party that is (i) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the city council.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

- (A) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (B) neither party is married, as marriage is defined under Illinois law; and
- (C) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (D) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (E) two of the following four conditions exist for the partners:
 - 1. The partners have been residing together for at least 12 months.
 - 2. The partners have common or joint ownership of a residence.
 - 3. The partners have at least two of the following arrangements:
 - a. joint ownership of a motor vehicle;
 - b. a joint credit account;
 - c. a joint checking account;
 - d. a lease for a residence identifying both domestic partners as tenants.

4. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal code of Chicago, as amended."

8.14 Firms Owned or Operated by Individuals with Disabilities

The City encourages Contractors to use Subcontractors that are firms owned or operated by individuals with disabilities, as defined by Section 2-92-586 of the Municipal Code of the City of Chicago, where not otherwise prohibited by federal or state law.

8.15 Governing Law and Jurisdiction

This Agreement is governed as to performance and interpretation in accordance with the laws of the State of Illinois.

ARTICLE 9 NOTICES

Notices provided for herein shall be in writing and may be delivered personally or by United States mail, first class, certified, return receipt requested, with postage prepaid and addressed as follows:

If to the City:	Special Service Area #44 Commission 11107 S. Longwood Dr. Chicago, Illinois 60643
	Department of Community Development City Hall, Room 1000 121 North LaSalle Street Chicago, Illinois 60602 Attention: Commissioner
With Copies to:	Department of Law Room 600, City Hall 121 North LaSalle Street Chicago, Illinois 60602 Attention: Corporation Counsel

Beverly Area Planning Association
11107 S. Longwood Dr.
Chicago, Illinois 60643
Attention: Marcia Walsh

Changes in the above-referenced addresses must be in writing and delivered in accordance with the provisions of this Section. Notices delivered by mail shall be deemed received 3 days after mailing in accordance with this Section. Notices delivered personally shall be deemed effective upon receipt.

ARTICLE 10 CITY ACTION

In the event that there is no duly constituted SSAC during the term of this Agreement, the City will retain all of the rights and obligations afforded to the SSAC hereunder.

IN WITNESS WHEREOF, the City and the Contractor have executed this Agreement on the date first set forth above, at Chicago, Illinois.

Recommended by:

SSAC Chairperson

CITY OF CHICAGO

By: _____
Acting Commissioner, Department of
Community Development
as of _____, 20____

10/6/2010

REPORTS OF COMMITTEES

101745

CONTRACTOR

By: _____

Its: _____

Attested By: _____

Its: _____

State of _____

County of _____

This instrument was acknowledged before me on _____ (date) by _____
_____(name/s of person/s) as _____ (type of authority, e.g., officer, trustee, etc.) of _____
_____(name of party on behalf of whom instrument was
executed).

(Signature of Notary Public)

(Sub)Exhibits 1, 2, 3, 4, 5, 6, 7, 8 and 9 referred to in this Service Provider Agreement for
Special Service Area Number 44 read as follows:

(Sub)Exhibit 1.
(To Service Provider Agreement For
Special Service Area No. 44)

Special Service Area No. 44 -- 103rd Street-Beverly.

2011 Scope Of Services.

- Advertising and Promotion
- Public Way Maintenance
- Public Way Aesthetics

(Sub)Exhibit 2.
(To Service Provider Agreement For
Special Service Area No. 44)

Department Of Community Development

Schedule C: 2011 Special Service Area Budget Summary.

Special Service Area Number and Name: Special Service Area Number 44 -- 103rd Street-Beverly

Special Service Area Chairperson: Marcia Blake

Service Provider Organization: Beverly Area Planning Association

Special Service Area Program Manager: Marcia Walsh

Budget Pehod: January 1, 2011 to December 31, 2011

	2010 Levy	+	Carryover	=	2011 Budget
Service					
Advertising and Promotion	\$3,350		\$2,575		\$5,925
Public Way Maintenance	5,050		525		5,575
Public Way Aesthetics	1,025		2,100		3,125
Tenant Retention/Attraction	--		--		--
Facade Improvements	--		--		--
Parking/Transits/Accessibility	--		--		--
Safety Programs	--		--		--

	2010 Levy	+	Carryover	=	2011 Budget
Service					
District Planning	\$ --		\$ --		\$ --
Other Technical Assistance	--		--		--
Total Services	\$ 9,425		\$5,200		\$14,625
Administration	1,750		350		2,100
Loss Collection 4.5%	--		500		500
GRAND TOTAL	\$11,175	+	\$6,050	=	\$17,225
Administration/Total Budget Ratio					12.2%

Levy Analysis	
Estimated 2009 EAV	\$ 2,378,027
Authohzed Tax Rate Cap	2.500%
Estimated Tax Rate for 2010 Levy	0.470%
Estimated 2010 Levy	\$ 11,175

Special Service Area Number and Name: Special Service Area Number 44 -- 103rd Street-Beverly

Budget Pehod: January 1, 2011 to December 31, 2011

The attached 2011 budget was recommended and approved by the Special Service Area Commission on _____.

(Signed): Marcia E. Blake
SSA Chairperson Signature

Marcia E. Blake
SSA Chairperson Printed Name

June 23, 2010
Date

(Sub)Exhibit 3.
(To Service Provider Agreement For
Special Service Area No. 44)

City Of Chicago
Economic Disclosure Statement And Affidavit.

SECTION 1 -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a/ if applicable:

Beverly Area Planning Association

Check ONE of the following three boxes:

Indicate whether Disclosing Party submitting this EDS is:

1. ☒ the Applicant

OR

2. ☐ a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: _____

OR

3. ☐ a specified legal entity with a right of control (see Section II.B.1.b.) State the legal name of the entity in which Disclosing Party holds a right of control: _____

B. Business address of Disclosing Party:

11107 S. Longwood Drive

Chicago, IL 60643

C. Telephone: 773-233-3100 Fax: 773-233-0869 Email: mwash@bapa.org

D. Name of contact person: Marcia Walsh

E. Federal Employer Identification No. (if you have one): 36-2406779

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):

SSA #44 103rd St. Beverly Service Agreement

G. Which City agency or department is requesting this EDS? Chicago Department of Community Development

If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:

Specification # _____ and Contract # _____

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

- | | |
|---|---|
| <input type="checkbox"/> Person | <input type="checkbox"/> Limited liability company* |
| <input type="checkbox"/> Publicly registered business corporation | <input type="checkbox"/> Limited liability partnership* |
| <input type="checkbox"/> Privately held business corporation | <input type="checkbox"/> Joint venture* |
| <input type="checkbox"/> Sole proprietorship | <input checked="" type="checkbox"/> Not-for-profit corporation |
| <input type="checkbox"/> General partnership* | (Is the not-for-profit corporation also a 501(c)(3))? |
| <input type="checkbox"/> Limited partnership* | <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No |
| <input type="checkbox"/> Trust | <input type="checkbox"/> Other (please specify) |

* Note B.1.b below.

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Illinois

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

☐ Yes ☐ No ☒ N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

1.a. List below the full names and titles of all executive officers and all directors of the entity. For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s).

Name

Title

No members. See attached

1.b. If you checked "General partnership," "Limited partnership," "Limited liability company," "Limited liability partnership" or "Joint venture" in response to Item A.1. above (Nature of Disclosing Party), list below the name and title of each general partner, managing member, manager or

any other person or entity that controls the day-to-day management of the Disclosing Party. **NOTE:** Each legal entity listed below must submit an EDS on its own behalf.

Name

Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE:** Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

"None"

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months before the date this EDS is signed?

[] Yes

[X] No

If yes, please identify below the name(s) of such City elected official(s) and describe such relationship(s):

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total

amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated)
---	---------------------	---	--

See attached list.

See attached list.

See attached list.

See attached list.

(Add sheets if necessary)

☐ Check here if the Disclosing party has not retained, nor expects to retain, any such persons or entities.

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the term of the contract.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

☐ Yes ☐ No ☒ No person owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

☐ Yes ☐ No

B. FURTHER CERTIFICATIONS

1. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in clause B.1.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

2. The certifications in subparts 2, 3 and 4 concern:

- the Disclosing Party;
- any "Applicable Party" (meaning any party participating in the performance of the Matter, including but not limited to any persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Applicable Parties, the term Affiliated Entity means a person or entity that directly or indirectly controls the Applicable Party, is controlled by it, or, with the Applicable Party, is under common control of another person or entity;

- any responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Applicable Party or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Applicable Party or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Applicable Party, nor any Affiliated Entity of either the Disclosing Party or any Applicable Party nor any Agents have, during the five years before the date this EDS is signed, or, with respect to an Applicable Party, an Affiliated Entity, or an Affiliated Entity of an Applicable Party during the five years before the date of such Applicable Party's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

3. Neither the Disclosing Party, Affiliated Entity or Applicable Party, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

4. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

5. The Disclosing Party understands and shall comply with (1) the applicable requirements of the Governmental Ethics Ordinance of the City, Title 2, Chapter 2-156 of the Municipal Code; and (2) all the applicable provisions of Chapter 2-56 of the Municipal Code (Office of the Inspector General).

6. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

None

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

For purposes of this Part C, under Municipal Code Section 2-32-455(b), the term "financial institution" means a bank, savings and loan association, thrift, credit union, mortgage banker, mortgage broker, trust company, savings bank, investment bank, securities broker, municipal securities broker, securities dealer, municipal securities dealer, securities underwriter, municipal securities underwriter, investment trust, venture capital company, bank holding company, financial services holding company, or any licensee under the Consumer Installment Loan Act, the Sales Finance Agency Act, or the Residential Mortgage Licensing Act. However, "financial institution" specifically shall not include any entity whose predominant business is the providing of tax deferred, defined contribution, pension plans to public employees in accordance with Sections 403(b) and 457 of the Internal Revenue Code. (Additional definitions may be found in Municipal Code Section 2-32-455(b).)

1. CERTIFICATION

The Disclosing Party certifies that the Disclosing Party (check one)

☐ is ☒ is not

a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

NA

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

☐ Yes

☒ No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.

Does the Matter involve a City Property Sale?

☐ Yes

☐ No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name

Business Address

Nature of Interest

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee.

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or

slaveholder insurance policies from the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves) and has disclosed in this EDS any and all such records to the City. In addition, the Disclosing Party must disclose the names of any and all slaves or slaveholders described in those records. Failure to comply with these disclosure requirements may make the Matter to which this EDS pertains voidable by the City.

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all requisite information as set forth in that paragraph 2.

☒ 1. The Disclosing Party verifies that (a) the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities for records of investments or profits from slavery, the slave industry, or slaveholder insurance policies, and (b) the Disclosing Party has found no records of investments or profits from slavery, the slave industry, or slaveholder insurance policies and no records of names of any slaves or slaveholders.

☐ 2. The Disclosing Party verifies that, as a result of conducting the search in step 1(a) above, the Disclosing Party has found records relating to investments or profits from slavery, the slave industry, or slaveholder insurance policies and/or the names of any slaves or slaveholders. The Disclosing Party verifies that the following constitutes full disclosure of all such records:

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Begin list here, add sheets as necessary):

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities

registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.

If the Matter is federally funded and any funds other than federally appropriated funds have been or will be paid to any person or entity for influencing or attempting to influence an officer or employee of any agency (as defined by applicable federal law), a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the Matter, the Disclosing Party must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The form may be obtained online from the federal Office of Management and Budget (OMB) web site at <http://www.whitehouse.gov/omb/grants/sflllin.pdf>, linked on the page http://www.whitehouse.gov/omb/grants/grants_forms.html.

4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

3. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.

Is the Disclosing Party the Applicant?

☐ Yes

☐ No

If "Yes," answer the three questions below:

1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.)

☐ Yes

☐ No

2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

☐ Yes

☐ No

3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

☐ Yes

☐ No

If you checked "No" to question 1. or 2. above, please provide an explanation:

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. By completing and filing this EDS, the Disclosing Party acknowledges and agrees, on behalf of itself and the persons or entities named in this EDS, that the City may investigate the creditworthiness of some or all of the persons or entities named in this EDS.

B. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

C. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

D. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded, void or voidable), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

E. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.

F. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires.

The Disclosing Party represents and warrants that:

G. The Disclosing Party has not withheld or reserved any disclosures as to economic interests in the Disclosing Party, or as to the Matter, or any information, data or plan as to the intended use or purpose for which the Applicant seeks City Council or other City agency action.

For purposes of the certifications in H.1. and H.2. below, the term "affiliate" means any person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with the federal government or a state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity.

H.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its affiliates delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

H.2. If the Disclosing Party is the Applicant, the Disclosing Party and its affiliates will not use, nor permit their subcontractors to use, any facility on the U.S. EPA's List of Violating Facilities in connection with the Matter for the duration of time that such facility remains on the list.

H.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in H.1. and H.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

NOTE: If the Disclosing Party cannot certify as to any of the items in H.1., H.2. or H.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Beverly Area Planning Association
(Print or type name of Disclosing Party)

Date: 7-15-10

By:

Matthew J. Walsh
(sign here)

Matthew J. Walsh

(Print or type name of person signing)

Executive Director

(Print or type title of person signing)

Signed and sworn to before me on (date) July 15, 2010, by Matthew J. Walsh,
at Cook County, Illinois (state).

Michelle M. Sullivan Notary Public.

Commission expires: November 3, 2011.

AFFIDAVIT

Beverly Area Planning Association, a(n) Illinois NFP corp (the "Affiant"), hereby certifies and declares as follows:

1. Neither the Affiant nor any Controlling Person (as defined below) of the Affiant has ever been convicted or in custody, under parole or under any other non-custodial supervision resulting from a conviction in a court of any jurisdiction for the commission of a felony of any kind, or of a criminal offense of whatever degree, involving;

- (a) bribery or attempted bribery, or its equivalent under any local, state or federal law, of any public officer or employee of the City of Chicago (the "City") or of any Sister Agency (as defined below); or
- (b) theft, fraud, forgery, perjury, dishonesty or deceit, or attempted theft, fraud, forgery, perjury, dishonesty or deceit, or its equivalent under any local, state or federal law, against the City or any Sister Agency; or
- (c) conspiring to engage in any of the acts set forth in items (a) or (b) of this Section 1.

2. Neither the Affiant nor any Controlling Person of the Affiant has made in any civil or criminal proceeding an admission of guilt of any of the conduct set forth in items (a) through (c), inclusive, of Section 1 above, under circumstances where such admission of guilt is a matter of record but has not resulted in criminal prosecution for such conduct.

3. Neither the Affiant nor any Controlling Person of the Affiant is charged with or indicted for any felony or criminal offense set forth in items (a) through (c), inclusive, of Section 1 above. Such ineligibility shall remain in effect until final adjudication is made with respect to such felony or criminal offense.

As used herein, "Controlling Person" shall mean any person who (1) is an officer, director, limited liability company manager, managing member, partner, general partner or limited partner of any business entity; or (2) owns, directly or indirectly through one or more intermediate ownership entities, more than 7.5% of the ownership interest in any business entity; or (3) controls, directly or indirectly through one or more intermediate ownership entities, the day-to-day management of any business entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity under this section, using substantially the same management, ownership or principals as the ineligible entity.

As used herein, "Sister Agency" shall mean (1) the Board of Education of the City of Chicago; (2) Chicago Park District; (3) Chicago Transit Authority; (4) Community College District No. 508, Cook County, Illinois; (5) Chicago Housing Authority; or (6) the Public Building Commission of Chicago.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this Affidavit on behalf of the Affiant, and (2) warrants that all certifications and statements contained in this Affidavit are true, accurate and complete as of the date hereof

Beverly Area Planning Association
(Print or type name of Affiant)

By:

Matthew J. Walsh
(Sign here)

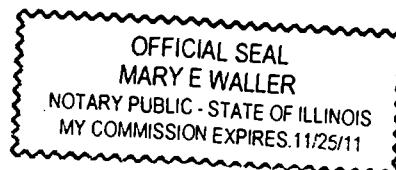
Matthew J. Walsh
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date) 08/04/2010, at COOK County,
ILL (State).

Mary E Waller Notary Public.

Commission expires: 11/25/11



Attachments and Appendix "A" referred to in this Economic Disclosure Statement and Affidavit read as follows:

Attachment To Section II.B.1.a.
(To Economic Disclosure Statement And Affidavit)

2010 BAPA Executive Committee.

Title	First	Last
President	Joseph	Zwick
2 nd Vice President	Quentin	Green
1 st Vice President	John	O'Brien
Treasurer	Russell	Carlson
Secretary	John	Duffy
Executive Committee	Audrey	Peeples
Executive Committee	Gayle	Scahill
Executive Committee	John	Kallianis
Executive Committee	Thomas	Baffes
Executive Committee	Steve	Murphy
Executive Committee	Loretta	Davenport
Executive Committee	Michael	Morrissey
Executive Committee	Abe	Lentner
Executive Committee	Dennis	O'Malley
Executive Committee	Mark	Weber
Executive Committee	Walter	Pilditch
Executive Director	Matthew	Walsh

Attachment To Section IV.
(To Economic Disclosure Statement And Affidavit)

List Of Retained Parties.

Munro Landscape
10057 South Western Avenue
Chicago, Illinois 60643
773-881-4913
Contact: Mike Munro

Services and Estimated 2011 Costs:

Sidewalk maintenance -- \$3,200, per contract est.

Snowplowing -- \$2,275 (depending on service required) est.

Holiday decorations -- \$3,025 (depending on products chosen) est.

Desmond & Ahern, Ltd.
Certified Public Accountants
10827 South Western Avenue
Chicago, Illinois 60643
773-779-4720
Contact: Hugh Ahern

Services and Estimated 2011 Cost:

Audit and bookkeeping -- \$700 est.

Appendix "A".
(To Economic Disclosure Statement And Affidavit)

*Familial Relationships With Elected City
Officials And Department Heads.*

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this E.D.S. is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

☐ Yes

☒ No

If yes, please identify below (1) the name and title of such person; (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship; and (4) the precise nature of such familial relationship.

Certification.

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Beverly Area Planning Association
(Print or type name of Disclosing Party)

Date: July 15, 2010

By:

(Signed): Matthew J. Walsh
(Sign here)

Matthew J. Walsh
(Print or type name of person signing)

Executive Director
(Print or type title of person signing)

Signed and sworn to before me on (date)
July 15, 2010, by Matthew J. Walsh at
Cook County, Illinois (State).

(Signed): Michelle M. Sullivan
Notary Public

Commission expires: November 3, 2011.

[Official Seal]

(Sub)Exhibit 4.
(To Service Provider Agreement For
Special Service Area No. 44)

Special Service Area No. 44.

Contractor Insurance Provisions.

Contractor must provide and maintain at Contractor's own expense, during the term of the Agreement and time period following expiration if Contractor is required to return and perform any of the Services or Additional Services under this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

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

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, noncontributory basis for any liability arising directly or indirectly from the Work or Services.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with Services to be performed, Contractor must provide Automobile Liability Insurance with limits of not less than \$500,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, noncontributory basis.

4) Professional Liability.

When any professional consultant (e.g., CPAs, attorney, architects, engineers) perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$500,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

5) Crime.

The Contractor is responsible for all persons handling funds under this Agreement, against loss by dishonesty, robbery, burglary, theft, destruction or disappearance, computer fraud, credit card forgery and other related crime risks.

B. Security Firms.

If the Contractor enters into a subcontract with a Security Firm, such Security Firm must be certified by State of Illinois, and the Security Firm's employees must be registered and certified by the State. Contractor must ensure and require any Security Firm subcontractor to comply with the Risk Management Division approved Security Firm Insurance Provision set forth in (Sub)Exhibit 5 of this Agreement, attached hereto and incorporated by references as though fully set forth herein.

C. Additional Requirements.

Contractor must furnish the City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. Contractor must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached as (Sub)Exhibit __) or equivalent prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Contractor is not a waiver by the City of any requirements for the Contractor to obtain and maintain the specified coverages. Contractor must advise all insurers of the Agreement provisions regarding insurance. Nonconforming insurance does not relieve Contractor of the obligation to provide insurance as specified in this Agreement. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to suspend this Agreement until proper evidence of insurance is provided, or the Agreement may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Contractor.

Contractor hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

The coverages and limits furnished by Contractor in no way limit the Contractor's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by Contractor under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If Contractor is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

Contractor must require all Subcontractors to provide the insurance required in this Agreement, or Contractor may provide the coverages for Subcontractors. All Subcontractors are subject to the same insurance requirements of Contractor unless otherwise specified in this Agreement.

If Contractor or Subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

[City of Chicago Insurance Certificate Form referred to
in these Contractor Insurance Provisions
unavailable at time of printing.]

(Sub)Exhibit 5.
(To Service Provider Agreement For
Special Service Area No. 44)

Special Service Area No. 44.

Security Firm Insurance Provisions.

The Security Firm must provide and maintain at Security Firm's own expense, until Contract completion and during the time period following expiration if Security Firm is required to return and perform any additional work, the insurance coverages and requirements specified below, insuring all operations related to the Contract.

A. Insurance To Be Provided.

1) Workers' Compensation And Employer's Liability.

Workers' Compensation Insurance, as prescribed by applicable law, covering all employees who are to provide work under this Contract and Employer's Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary And Umbrella).

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: all premises and operations, products/completed operations, separation of insureds, defense, and contractual liability (not to include Endorsement CG 21 39 or equivalent). The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the Work.

3) Automobile Liability (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Security Firm must provide Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The SSAC, City of Chicago and Contractor are to be named as an additional insureds on a primary, noncontributory basis.

4) Professional Liability.

Professional Liability Insurance covering acts, errors, or omissions must be maintained by the Security Firm with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two years.

B. Additional Requirements.

The Security Firm must furnish the Contractor and City of Chicago, Department of Community Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Contract, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Contract. The receipt of any

certificate does not constitute agreement by the Contractor that the insurance requirements in the Contract have been fully met or that the insurance policies indicated on the certificate are in compliance with all Contract requirements. The failure of the Contractor to obtain certificates or other insurance evidence from Security Firm is not a waiver by the Contractor of any requirements for the Security Firm to obtain and maintain the specified coverages. The Security Firm shall advise all insurers of the Contract provisions regarding insurance. Nonconforming insurance does not relieve Security Firm of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Contract, and the Contractor retains the right to stop work until proper evidence of insurance is provided, or the Contract may be terminated.

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

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by Security Firm.

The Security Firm hereby waives and agrees to require their insurers to waive their rights of subrogation against the Contractor and the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Security Firm in no way limit the Security Firm's liabilities and responsibilities specified within the Contract or by law.

Any insurance or self-insurance programs maintained by the Contractor do not contribute with insurance provided by the Security Firm under the Contract.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Contract or any limitation placed on the indemnity in this Contract given as a matter of law.

If Security Firm is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Security Firm must require all subcontractors to provide the insurance required herein, or Security Firm may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of Security Firm unless otherwise specified in this Contract.

If Security Firm or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Contract to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 44)

Prevailing Wages.
(Page 1 of 10)

Cook County Prevailing Wage For
September 2010.

Trade Name	RG	TYP	C	Base	FRMAN	*M-F>8	OSA	OSH	H/W	Pensn	Vac	Trng
=====	==	====	=	=====	=====	=====	==	==	=====	=====	=====	=====
ASBESTOS ABT-GEN	ALL			35.200	35.700	1.5	1.5	2.0	9.130	8.370	0.000	0.400
ASBESTOS ABT-MEC	BLD			31.540	0.000	1.5	1.5	2.0	9.670	9.610	0.000	0.520
BOILERMAKER	BLD			43.020	46.890	2.0	2.0	2.0	6.720	9.890	0.000	0.350
BRICK MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
CARPENTER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
CEMENT MASON	ALL			41.850	43.850	1.5	1.5	2.0	8.600	9.810	0.000	0.220
CERAMIC TILE FNSHER	BLD			33.600	0.000	2.0	1.5	2.0	6.950	8.020	0.000	0.540
COMM. ELECT.	BLD			36.440	38.940	1.5	1.5	2.0	7.650	7.750	0.000	0.700
ELECTRIC PWR EQMT OP	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRIC PWR GRNDMAN	ALL			31.860	46.430	1.5	1.5	2.0	8.010	10.13	0.000	0.240
ELECTRIC PWR LINEMAN	ALL			40.850	46.430	1.5	1.5	2.0	10.27	12.98	0.000	0.310
ELECTRICIAN	ALL			40.400	43.000	1.5	1.5	2.0	11.33	9.420	0.000	0.750
ELEVATOR CONSTRUCTOR	BLD			46.160	51.930	2.0	2.0	2.0	10.03	9.460	2.770	0.000
FENCE ERECTOR	ALL			32.660	34.660	1.5	1.5	2.0	10.67	10.00	0.000	0.500
GLAZIER	BLD			38.000	39.500	1.5	2.0	2.0	10.19	13.64	0.000	0.790
HT/FROST INSULATOR	BLD			42.050	44.550	1.5	1.5	2.0	9.670	10.81	0.000	0.520
IRON WORKER	ALL			40.750	42.750	2.0	2.0	2.0	12.45	17.09	0.000	0.300
LABORER	ALL			35.200	35.950	1.5	1.5	2.0	9.130	8.370	0.000	0.400
LATHER	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
MACHINIST	BLD			43.160	45.160	1.5	1.5	2.0	7.640	8.700	0.000	0.000
MARBLE FINISHERS	ALL			29.100	0.000	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MARBLE MASON	BLD			39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
MATERIAL TESTER I	ALL			25.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MATERIALS TESTER II	ALL			30.200	0.000	1.5	1.5	2.0	9.130	8.370	0.000	0.400
MILLWRIGHT	ALL			40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
OPERATING ENGINEER	BLD 1			45.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 2			43.800	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 3			41.250	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 4			39.500	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 5			48.850	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 6			46.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	BLD 7			48.100	49.100	2.0	2.0	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 1			51.300	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 2			49.800	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 3			44.350	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	FLT 4			36.850	51.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 1			43.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 2			42.750	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 3			40.700	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 44)

Prevailing Wages.
(Page 2 of 10)

Cook County Prevailing Wage For
September 2010.

OPERATING ENGINEER	HWY 4	39.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 5	38.100	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 6	46.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
OPERATING ENGINEER	HWY 7	44.300	47.300	1.5	1.5	2.0	11.70	8.050	1.900	1.150
ORNAMNTL IRON WORKER	ALL	40.200	42.450	2.0	2.0	2.0	10.67	14.81	0.000	0.500
PAINTER	ALL	38.000	42.750	1.5	1.5	1.5	9.750	11.10	0.000	0.770
PAINTER SIGNS	BLD	31.740	35.640	1.5	1.5	1.5	2.600	2.540	0.000	0.000
PILEDRIIVER	ALL	40.770	42.770	1.5	1.5	2.0	9.840	9.790	0.000	0.490
PIPEFITTER	BLD	43.150	46.150	1.5	1.5	2.0	8.460	9.850	0.000	1.770
PLASTERER	BLD	39.250	41.610	1.5	1.5	2.0	10.60	10.69	0.000	0.550
PLUMBER	BLD	44.000	46.000	1.5	1.5	2.0	9.860	7.090	0.000	1.030
ROOFER	BLD	37.650	40.650	1.5	1.5	2.0	7.750	6.570	0.000	0.430
SHEETMETAL WORKER	BLD	40.460	43.700	1.5	1.5	2.0	9.830	16.25	0.000	0.630
SIGN HANGER	BLD	28.210	29.060	1.5	1.5	2.0	4.450	2.880	0.000	0.000
SPRINKLER FITTER	BLD	40.500	42.500	1.5	1.5	2.0	8.500	6.850	0.000	0.500
STEEL ERECTOR	ALL	40.750	42.750	2.0	2.0	2.0	10.95	15.99	0.000	0.300
STONE MASON	BLD	39.030	42.930	1.5	1.5	2.0	8.800	10.67	0.000	0.740
TERRAZZO FINISHER	BLD	35.150	0.000	1.5	1.5	2.0	6.950	10.57	0.000	0.380
TERRAZZO MASON	BLD	39.010	42.010	1.5	1.5	2.0	6.950	11.91	0.000	0.510
TILE MASON	BLD	40.490	44.490	2.0	1.5	2.0	6.950	9.730	0.000	0.610
TRAFFIC SAFETY WRKR	HWY	24.300	25.900	1.5	1.5	2.0	3.780	1.875	0.000	0.000
TRUCK DRIVER	E ALL 1	30.700	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 2	30.950	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 3	31.150	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	E ALL 4	31.350	31.350	1.5	1.5	2.0	6.750	5.450	0.000	0.150
TRUCK DRIVER	W ALL 1	32.550	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 2	32.700	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 3	32.900	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TRUCK DRIVER	W ALL 4	33.100	33.100	1.5	1.5	2.0	6.500	4.350	0.000	0.000
TUCKPOINTER	BLD	39.200	40.200	1.5	1.5	2.0	7.830	10.25	0.000	0.770

Legend: M-F>8 (Overtime is required for any hour greater than 8 worked each day, Monday through Friday.)

OSA (Overtime is required for every hour worked on Saturday)

OSH (Overtime is required for every hour worked on Sunday and Holidays)

H/W (Health & Welfare Insurance)

Pensn (Pension)

Vac (Vacation)

Trng (Training)

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 44)

Prevailing Wages.
(Page 3 of 10)

Explanations.

COOK COUNTY

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial/Decoration Day, Fourth of July, Labor Day, Veterans Day, Thanksgiving Day, Christmas Day. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration such as the day after Thanksgiving for Veterans Day. If in doubt, please check with IDOL.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date.

ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed products; all composition materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 44)

Prevailing Wages.
(Page 4 of 10)

Explanations.

surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 44)

Prevailing Wages.
(Page 5 of 10)

Explanations.

needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft.; Concrete Paver 27E cu. ft. and Under; Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 44)

Prevailing Wages.
(Page 6 of 10)

Explanations.

Gutter Machine; Grader, Elevating; Grouting Machines; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators; Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches; Bobcats (up to and including 3/4 cu yd.) .

Class 4. Bobcats and/or other Skid Steer Loaders (other than bobcats up to and including 3/4 cu yd.); Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall

Class 7. Mechanics.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines: ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 44)

Prevailing Wages.
(Page 7 of 10)

Explanations.

Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane; Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dowell Machine with Air Compressor; Dredges; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Hydraulic Backhoes; Backhoes with shear attachments; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Trenching Machine; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine - Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; All Locomotives, Dinky; Off-Road Hauling Units (including articulating)/2 ton capacity or more; Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Scoops - Tractor Drawn; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper; Scraper - Prime Mover in Tandem (Regardless of Size); Tank Car Heater; Tractors, Push, Pulling Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Fireman on Boilers; Forklift Trucks; Grouting Machine; Hoists,

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 44)

Prevailing Wages.
(Page 8 of 10)

Explanations.

Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Hydro- Blaster; Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Tractaire; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 5. Bobcats (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Diver/Wet Tender; and Engineer (hydraulic dredge).

Class 2. Crane/Backhoe Operator; 70 Ton or over Tug Operator; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender; Friction and Lattice Boom Cranes.

Class 3. Deck Equipment Operator, Machineryman; Maintenance of Crane (over 50 ton capacity); Tug/Launch Operator; Loader/Dozer and like equipment on Barge; and Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks (2 ton capacity or more); Deck Hand, Tug Engineer, Crane Maintenance 50 Ton Capacity and Under or Backhoe Weighing 115,000 pounds or less; and Assistant Tug Operator.

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 44)

Prevailing Wages.
(Page 9 of 10)

Explanations.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; TEamsters Unskilled dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material

(Sub)Exhibit 6.
(To Service Provider Agreement For
Special Service Area No. 44)

Prevailing Wages.
(Page 10 of 10)

Explanations.

Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

(Sub)Exhibit 7.
 (To Service Provider Agreement For
 Special Service Area No. 44)

Contractor's Performance And Payment Bond.
 Know All Men by these Presents, That we,

Principal, hereinafter referred to as Contractor, and

Surety

of the County of Cook and State of Illinois, are held and firmly bound unto the CITY OF CHICAGO in the penal sum of

lawful money of the United States, for the payment of which sum of money, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this _____ day of _____ A.D., 20____

The Condition of the Above Obligation is such,

That whereas the above bounden Contractor has entered into a certain contract with the CITY OF CHICAGO, bearing Contract No. _____ and Specification No. _____, all in conformity with said contract, for,

The said contract is incorporated herein by reference in its entirety, including without limitation, any and all indemnification provisions.

Now, if the said Contractor shall in all respects well and truly keep and perform the said contract on its part, in accordance with the terms and provisions of all of the Contract Documents comprising said contract, and in the time and manner therein prescribed, and further shall save, indemnify, and keep harmless the City of Chicago against all loss, damages, claims, liabilities, judgments, costs and expenses which may in anywise accrue against said City of Chicago, in consequence of the granting of said contract, or which may in anywise result therefrom, or which may result from strict liability, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from or in connection with, work performed or to be performed under said contract by said Contractor, its Agents, Employees or Workmen, assignees, subcontractors, or anyone else, in any respect whatever, or which may result on account of any infringement of any patent by reason of the materials, machinery, devices or apparatus used in the performance of said contract, and moreover, shall pay to said City any sum or sums of money determined by the Purchasing Agent, and/or by a court of competent jurisdiction, to be due said City by reason of any failure or neglect in the performance of the requirements of said contract, wherefore the said Purchasing Agent shall have elected to suspend or cancel the same, and shall pay all claims and demands whatsoever, which may accrue to each and every materialman and subcontractor, and to each and every person who shall be employed by the said Contractor or by its assignees and subcontractors, in or about the performance of said contract, and with wages paid at prevailing wage rates if so required by said contract, and shall insure its liability to pay the compensation, and shall pay all claims and demands for compensation which may accrue to each and every person who shall be employed by them or any of them in or about the performance of said contract, or which shall accrue to the beneficiaries or dependents of any such person, under the provisions of the Workers' Compensation Act, 820 ILCS 305, as amended, and the Workers' Occupational Disease Act, 820 ILCS 310, as amended (hereinafter referred to as "Acts") then is this obligation to be null and void, otherwise to remain in full force and effect.

And it is hereby expressly understood and agreed, and made a condition hereof, that any judgement rendered against said City in any suit based upon any loss, damages, claims, liabilities, judgements, costs or expenses which may in anywise accrue against said City as a consequence of the granting of said contract, or which may in anywise result therefrom, or which may in anywise result from any injuries to, or death of, any person, or damage to any real or personal property, arising directly or indirectly from, or in connection with, work performed, or to be performed under said contract by said Contractor or its agents, employees or workmen, assignees, subcontractors, or anyone else and also any decision of the Industrial Commission of the State of Illinois, and any order of court based upon such decision, or judgement thereon, rendered against said City of Chicago in any suit or claim arising under the aforementioned Acts when notice of the pendency or arbitration proceedings or suit shall have been given said Contractor, shall be conclusive against each and all parties to this obligation, as to amount, liability and all other things pertaining thereto.

Every person furnishing material or performing labor in the performance of said contract, either as an individual, as a subcontractor, or otherwise, shall have the right to sue on this bond in the name of the City of Chicago for his use and benefit and in such suit said person as plaintiff, shall file a copy of this bond, certified by the party or parties in whose charge this bond shall be, which copy shall be, unless execution thereof be denied under oath, prima facie evidence of the execution and delivery of the original; provided, that nothing in this bond contained shall be taken to make the City of Chicago liable to any subcontractor, materialman, laborer or to any other person to any greater extent than it would have been liable prior to the enactment of the Public Construction Bond Act, 30 ILCS 550, as amended; provided further, that any person having a claim for labor and materials furnished in the performance of this contract shall have no right of action unless he shall have filed a verified notice of such claim with the Clerk of the City of Chicago within 180 days after the date of the last item of work or the furnishing of the last item of materials, and shall have furnished a copy of such verified notice to the contractor within 10 days of the filing of the notice with the City of Chicago. Such claim shall be verified and shall contain the name and address of the claimant, the business address of the claimant within the State of Illinois, if any, or if the claimant be a foreign corporation having no place of business with the State the principal place of business of said corporation, and in all cases of partnership the names and residences of each of the partners, the name of the contractor for the City of Chicago, the name of the person, firm or corporation by whom the claimant was employed or to whom such claimant furnished materials, the amount of the claim and a brief description of the public improvement for the construction or installation of which the contract is to be performed. Provided, further, that no defect in the notice herein provided for shall deprive the claimant of his right of action under the terms and provisions of this bond unless it shall affirmatively appear that such defect has prejudiced the rights of an interested party asserting the same; provided, further, that no action shall be brought until the expiration of one hundred twenty (120) days after the date of the last item of work or of the furnishing of the last item of material, except in cases where the final settlement between the City of Chicago and the Contractor shall have been made prior to the expiration of the 120 day period in which case action may be taken immediately following such final settlement, and provided, further, that no action of any kind shall be brought later than six (6) months after the acceptance by the City of Chicago of the completion of work. Any suit upon this bond shall be brought only in a circuit court of the State of Illinois in the judicial district in which the contract shall have been performed.

The said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of any of the Contract Documents comprising said contract, or to the work to be performed thereunder, shall in anywise affect the obligations on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of said Contract Documents or to the work.

Approved _____, 20____	_____ (Seal)
	_____ (Seal)
_____ Purchasing Agent	_____ (Seal)
	_____ (Seal)
Approved as to form and legality:	_____ (Seal)
_____ Assistant Corporate Counsel	_____ (Seal)

PRINCIPAL
IF CORPORATION

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____ President and

_____ Secretary of the _____

who are personally known to me to be the same persons whose names are subscribed in the foregoing instrument as

such _____ President and _____ Secretary, appeared
before me this day in person and acknowledged that they signed, sealed and delivered the said instrument of writing as

their free and voluntary act, and as the free and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

SURETY, IF CORPORATE

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

_____ of the _____ who _____ personally known

to be the same person _____ whose name _____ subscribed in the foregoing instrument as such _____

_____ appeared before me this day in person and acknowledged that _____

signed, sealed and delivered the said instrument of writing as _____ free and voluntary act, and as the free

and voluntary act of the said _____
for the uses and purposes therein set forth, and caused the corporate seal of said Company to be thereto attached.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

PRINCIPAL
IF INDIVIDUAL

STATE OF ILLINOIS, }
COUNTY OF COOK, } ss.

I, _____, a Notary Public in and for the County and State
aforesaid, DO HEREBY CERTIFY that _____

who _____ personally known to me to be the same persons whose name _____ subscribed in the foregoing

instrument, appeared before me this day in person and acknowledged that _____ he _____ signed, sealed and delivered the

said instrument of writing as _____ free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and Notarial Seal this _____ day of _____ 20____

Notary Public

Rider attached to this Contractor's Performance and Payment Bond reads as follows:

Rider
(To Contractor's Performance And Payment Bond)

This Rider supplements Contractor's Performance and Payment Bond ("Bond") on that certain contract with the City of Chicago ("City") bearing Contract Number ____ and Specification Number ____ ("Contract"). Surety acknowledges that the Contract requires Contractor to obtain from each of its subcontractors consent to a collateral assignment of their contracts with Contractor to the City. The Contract further grants the City the right, upon Contractor's default for failure to comply with Chapter 4-36 of the Municipal Code of the City, and at the City's sole option, to take over and complete the work to be performed by Contractor through the City's assumption of some or all of Contractor's subcontracts. If the City, in its sole discretion, exercises this right, then Surety waives any rights it may have to cure Contractor's default by performing the work itself or through others and remains bound by its other obligations under the Bond.

(Sub)Exhibit 8.
(To Service Provider Agreement For
Special Service Area No. 44)

Contractor's Affidavit.

Contractor Name: _____

Special Service Area Number: _____

Agreement ("Agreement"): _____
Agreement between the City of Chicago and _____ dated
_____, relating to the provision of special services.

Affidavit.

The undersigned, _____, as _____, and on behalf of _____, having been duly sworn under oath, certifies that in the year _____, it performed that portion of the Services described in (Sub)Exhibit 1 of the Agreement in accordance with the terms of the Agreement, to the extent described in the attached Full-Year Assessment Form and that it spent that portion of funds obtained from the City in connection with that Agreement on the Services described in (Sub)Exhibit 1, to the extent described in the attached Full-Year Assessment Form. The Full-Year Assessment Form shall be in the form prescribed by the City and shall contain such level of detail as the City may require from time to time.

Nothing in this Affidavit may be construed as limiting Contractor's obligations under the Agreement. All terms not defined in this Affidavit will be as defined in the Agreement.

Under penalty of perjury, I certify that I am authorized to execute this Affidavit on behalf of the Contractor, that I have personal knowledge of the certifications made in this Affidavit, and that they are true and correct.

Name of Contractor:

Signature of Authorized Officer

Name of Authorized Officer
(Print or Type)

State of _____

County of _____

Sworn to and acknowledged before me by _____
[name of signatory] as _____ [title] of _____
[name of contracting party] this ____ day of _____, 20__.

Signature of Notary

[Full-Year Assessment Form referred to in this
Contractor's Affidavit unavailable
at time of printing.]

(Sub)Exhibit 9.
(To Service Provider Agreement For
Special Service Area No. 44)

Special Service Area -- Additional Audit Requirements.

Accounting System.

The Department requires that the Contractor maintain its accounting system in a manner which allows the Contractor's expenditures to be categorized in its statement of activities according to the categories listed in the budget approved by the City for each Area.

Guidance For The Contractor's Selection Of A CPA Firm (Independent Auditor).

The Contractor must use the following guidelines for engaging a qualified CPA Firm:

1. Issue a Request for Proposal ("RFP") that sets forth all of the terms and conditions of the engagement, evaluation criteria and scope of the work required.
2. Distribute and publicize the RFP sufficiently to ensure full and open competition.
3. Request in the RFP that bidders provide detail on:
 - a. How the CPA Firm will conduct the audit in the first and subsequent years.
 - b. Qualifications of the CPA Firm, management and staff, including experience in auditing like entities.
 - c. Policies on notification of changes in key personnel.
 - d. Whether the proposed staff has received continuing professional education during the previous two years.
 - e. Whether the CPA Firm has received a positive peer review within the last three years.
 - f. Whether the CPA Firm is independent, as defined by applicable auditing standards.
 - g. Whether the CPA Firm has been the object of any disciplinary action during the past three years.
 - h. Whether the CPA Firm maintains an active license in the State of Illinois.
 - i. The audit fee.
4. Evaluate the proposals based on:
 - a. The CPA Firm's understanding of the audit requirements, including the needs of the Area and the final products to be delivered.
 - b. Soundness of technical approach to the audit, including the meeting of the Contractor's specific deadlines and other requirements.
 - c. Qualifications of the CPA Firm.
 - d. Qualifications of the audit team.
 - e. The information provided by respondents in response to the RFP including cost and independence.

5. Rate the proposals as follows:
 - a. Proposals should be evaluated as submitted.
 - b. Make a list of strengths and weaknesses for each to support its technical rating.
 - c. Review the proposed fees offered by the bidders after completion of the technical evaluation.
 - d. Ask questions of the bidders to eliminate any ambiguities.
 - e. Select a proposal that is most advantageous to the Area based on the evaluation criteria set forth in the RFP.
6. Once a CPA Firm is chosen based upon the foregoing criteria, require a written engagement letter to avoid misunderstandings that specifies:
 - a. Audit scope, objectives and purposes.
 - b. Deadlines for the work to be performed.
 - c. Audit fees.
 - d. Report format, including providing a digital version of the final audit.
 - e. Type and timing of support to be provided to the CPA Firm by the SSAC.
 - f. Professional auditing standards to be followed in performing the audit.
 - g. Independence of the CPA Firm to the SSAC.
 - h. Terms of making changes to the scope of the Agreement.
 - i. CPA Firm's ownership of the work papers, retention period and requirement for availability to the City upon request.

Summary Schedule Of Findings.

In order to properly conduct the certified audit of the books and records of the Contractor, it is necessary for the CPA Firm to read and understand the requirements contained in the Agreement. Particular attention should be given to Sections 3 and 5 of the Agreement.

The CPA Firm must test the Contractor's compliance with the requirements contained in the Agreement. Should the CPA Firm find exception to the requirements of the Agreement, it must disclose all exceptions in a separate schedule, which shall be entitled "Summary Schedule of Findings". Each finding shall be listed separately. The schedule shall be incorporated with the other required financial statements:

If the CPA Firm finds no exceptions to the Agreement requirements, it shall still include a "Summary Schedule of Findings". On that schedule the CPA Firm shall make an affirmative statement indicating it has read the Agreement and, after conducting the audit, has determined that no exceptions were noted.

Subsections to note in Section 5 include:

- a. Section 5.01, Basis of Payment, describes "carryover" as the amount of Service Tax Funds collected for prior tax years which remain previously unspent.
- b. Section 5.02, Budget for Services, restricts the maximum amount that may be spent in a calendar year to the amount stated in the Agreement.
- c. Section 5.03, Method of Payment, states that the Contractor shall establish a separate checking account and that Area funds shall not be commingled with other sources.

Audit Of Financial Statements.

As discussed in Section 3.07, "Records and Audits", the Contractor shall provide an annual audited financial statement to the Department and SSAC within 120 calendar days after the end of the calendar year and the system of accounting shall be in accordance with generally accepted accounting principles and practices, consistently applied throughout.

Audit Documents.

The City requires an audit conducted in accordance with generally accepted accounting principles to include the following documents:

1. Statement of Financial Position.
2. Statement of Activities: Budget and Actual (period being audited compared to the previous year, e.g., columns should be 2004 Budget, 2004 Actual, Variance, 2003 Budget, 2003 Actual, Variance).
3. Statement of Cash Flows.
4. Notes to the Financial Statements.
5. Summary Schedule of Findings.

Expense descriptions included in the Statement of Activities must correspond to the expense descriptions in the budget submitted to the City.

AUTHORIZATION FOR CONDUCT OF PUBLIC HEARING ON REESTABLISHMENT
OF SPECIAL SERVICE AREA NO. 13.

[O2010-4450]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the establishment of Special Service Area Number 13, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time, and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time (the "Property Tax Code"); and

WHEREAS, On July 24, 1991, the City Council of the City of Chicago (the "City Council") enacted an ordinance, as amended by an ordinance enacted by the City Council on November 6, 1992 (collectively, the "Establishment Ordinance") which established an area known and designated as City of Chicago Special Service Area Number 13 (the "Original Area") and authorized the levy of an annual tax not to exceed an annual rate of one and nine-tenths percent (1.9%) of the equalized assessed value of the taxable property therein (the "Original Services Tax") to provide certain special services in and for the Area in addition to the services provided by and to the City of Chicago generally; and

WHEREAS, The City desires to reconstitute the boundaries of the Original Area; and

WHEREAS, The City Council finds (a) that it is in the public interest that consideration be given to (i) terminating the authorization of the levy of the Original Services Tax for the Original Area, (ii) the reestablishment of an area to be known and designated as City of Chicago Special Service Area Number 13 (the "Area") with reconstituted boundaries, and (iii) the authorization of a special annual services tax (the "Services Tax") for a period of twenty (20) years within the Area for the provision of certain special services as set forth herein; (b) that the Area is contiguous; and (c) that the proposed special services are in addition to municipal services provided by and to the City of Chicago generally, and it is, therefore, in the best interests of the City of Chicago that the creation of the Area and the levy of the Services Tax within the Area for the proposed special services to be provided be considered; now, therefore,

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

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

SECTION 2. A public hearing shall be held by the Committee on Finance of the City Council of the City of Chicago at the City Council Chambers, City Hall, Chicago, Illinois (the "Hearing") to consider the creation of the Area and the authorization of the levy of the Services Tax. At the Hearing there will be considered the levy of the Services Tax upon the taxable property within the Area sufficient to produce revenues required to provide special services in the Area. The Services Tax shall not exceed the annual sum of one and nine-tenths percent (1.9%) of the equalized assessed value of the taxable property within the Area. The Services Tax shall be authorized to be levied in tax years 2010 through and including 2029. The Services Tax shall be in addition to all other taxes provided by law and shall be levied pursuant to the provisions of the Property Tax Code, as amended from time to time. The special services to be considered include, but are not limited to: recruitment of new businesses to the Area, rehabilitation activities, maintenance and beautification activities, security, coordination of promotional and advertising activities, strategic planning for the Area, and other technical assistance activities to promote commercial and economic development (which may include, but are not limited to, streetscape improvements, strategic transit/parking improvement including parking management studies, and enhanced land-use oversight and control initiatives), which will be hereinafter referred to collectively as the "Special Services". The Special Services shall be in addition to services provided to and by the City of Chicago generally. The Area shall consist of territory described on Exhibit 1 hereto and hereby incorporated herein. The approximate street location of said territory consists of east on 34th Street then south to 35th Street; south on Morgan Street then east on 38th Street; south on

Halsted Street then east on Pershing Road; south on Princeton Avenue then east on 40th Street; south on Wentworth Avenue then west on Root Street; north on Stewart Avenue then west on 41st Street; north on Normal Avenue then west on 49th Place; south on Wallace Street then west on Root Street; south on Halsted Street then west on 49th Street; north on Morgan Street then generally west on 47th Street; north on Loomis Street then west on 45th Street; generally north on Ashland Avenue then east on 35th Street; north on Justine Street to 34th Street.

SECTION 3. Notice of the Hearing shall be published by the City of Chicago at least once, not less than fifteen (15) days prior to the Hearing, in a newspaper of general circulation within the City of Chicago. In addition, notice by mail shall be given by depositing said notice in the United States mail addressed to the person or persons in whose name the general taxes for the last preceding year were paid on each property lying within the Area. The notice shall be mailed not less than ten (10) days prior to the time set for the Hearing. In the event taxes for the last preceding year were not paid, the notice shall be sent to the person last listed on the tax rolls prior to that year as the owner of the property.

SECTION 4. Notice of the Hearing shall be substantially in the following form:

Notice Of Public Hearing

City Of Chicago Special Service Area Number 13.

Notice is hereby given that at _____ o'clock __.M., on the _____ day of _____, 20__ at the City Council Chambers, City Hall, 121 North LaSalle Street, Chicago, Illinois, a public hearing will be held by the Committee on Finance of the City Council of the City of Chicago to consider the creation of an area within the City of Chicago to be known and designated as Special Service Area Number 13 (the "Area") and the authorization of the levy of a special annual services tax (the "Services Tax") within the Area. The Services Tax under consideration shall be authorized to be levied in tax years 2010 through and including 2029. The purpose of creating the Area shall be to provide Special Services within the Area, which may include, but are not limited to: recruitment of new businesses to the Area, rehabilitation activities, maintenance and beautification activities, security, coordination of promotional and advertising activities, strategic planning for the Area, and other technical assistance activities to promote commercial and economic development (which may include, but are not limited to, streetscape improvements, strategic transit/parking improvement including parking management studies, and enhanced land use oversight and control initiatives), which will be hereinafter referred to collectively as the "Special Services".

At the hearing there will be considered a Services Tax to be levied against the taxable property included within the Area for the provision of the Special Services not to exceed the annual sum of one and nine-tenths percent (1.9%) of the equalized assessed value of taxable property within the Area. The Services Tax shall be in addition to all other taxes provided by law and shall be levied pursuant

to the provisions of the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time.

The Area shall consist of the territory described herein and incorporated hereto as Exhibit 1. The approximate street location of said territory consists of east on 34th Street then south to 35th Street; south on Morgan Street then east on 38th Street; south on Halsted Street then east on Pershing Road; south on Princeton Avenue then east on 40th Street; south on Wentworth Avenue then west on Root Street; north on Stewart Avenue then west on 41st Street; north on Normal Avenue then west on 49th Place; south on Wallace Street then west on Root Street; south on Halsted Street then west on 49th Street; north on Morgan Street then generally west on 47th Street; north on Loomis Street then west on 45th Street; generally north on Ashland Avenue then east on 35th Street; north on Justine Street to 34th Street.

At the public hearing any interested person, including all persons owning taxable real property located within the proposed Area, affected by the creation of the Area and the levy of the Services Tax may file with the City Clerk of the City of Chicago written objections to and may be heard orally with respect to any issues embodied in this notice. The Committee on Finance of the City Council of the City of Chicago shall hear and determine all protests and objections at said hearing, and said hearing may be adjourned to another date without further notice other than a motion to be entered upon the minutes fixing the time and place it will reconvene.

If a petition signed by at least fifty-one percent (51%) of the electors residing within the boundaries of the proposed Area and by at least fifty-one percent (51%) of the landowners included within the boundaries of the proposed Area objecting to the creation of the Area and the levy of the Services Tax therein is filed with the City Clerk of the City of Chicago within sixty (60) days following the final adjournment of the public hearing, the Area shall not be created and the Services Tax shall not be levied.

By order of the City Council of the City of Chicago, Cook County, Illinois.

Dated this _____ day of _____, 20__.

City Clerk, City of Chicago,
Cook County, Illinois

SECTION 5. This ordinance shall become effective from its passage and approval.

Exhibit 1 referred to in this ordinance reads as follows:

*Exhibit 1.**Special Service Area No. 13**Stockyards.**Legal Description.*

ALL THAT PART OF SECTION 4, SECTION 5 AND SECTION 8 IN TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN AND THAT PART OF SECTION 32, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN DESCRIBED AS FOLLOWS:

BEGINNING AT THE SOUTHWEST CORNER OF SECTION 32, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, SAID CORNER BEING 33 FEET SOUTH OF THE NORTH LINE OF WEST PERSHING ROAD AND 33 FEET WEST OF THE EAST LINE OF SOUTH ASHLAND AVENUE; THENCE NORTH ALONG THE WEST LINE OF SAID SECTION 32 TO THE INTERSECTION WITH THE CENTER LINE OF WEST 35TH STREET (66 FEET WIDE); THENCE EAST ALONG SAID CENTER LINE OF WEST 35TH STREET TO THE SOUTHERLY EXTENSION OF THE CENTER LINE OF THE NORTH-SOUTH 16 FOOT PUBLIC ALLEY LYING WEST OF AND ADJOINING LOT 24 IN THE SUBDIVISION OF BLOCK 7 IN PARTITION OF LOT 31 AND 32 IN ASSESSOR'S DIVISION OF THE NORTHWEST QUARTER AND THE WEST HALF OF THE NORTHEAST QUARTER OF SAID SECTION 32; THENCE NORTH ALONG THE SOUTHERLY EXTENSION OF THE CENTER LINE OF SAID NORTH-SOUTH 16 FOOT PUBLIC ALLEY AND ALONG SAID CENTER LINE TO THE CENTER LINE OF THE EAST-WEST 16 FOOT PUBLIC ALLEY LYING SOUTH OF AND ADJOINING LOT 19 IN SAID SUBDIVISION OF BLOCK 7 IN PARTITION OF LOT 31 AND 32 IN ASSESSOR'S DIVISION; THENCE EAST ALONG THE CENTER LINE OF SAID EAST-WEST 16 FOOT PUBLIC ALLEY AND ALONG SAID CENTER LINE EXTENDED EAST TO THE CENTER LINE OF SOUTH JUSTINE STREET (66 FEET WIDE); THENCE NORTH ALONG THE CENTER LINE OF SAID SOUTH JUSTINE STREET TO THE CENTER LINE OF WEST 34TH STREET (66 FEET WIDE); THENCE EAST ALONG SAID CENTER LINE OF 34TH STREET TO THE CENTER LINE OF SOUTH IRON STREET (50 FEET WIDE); THENCE SOUTHEASTERLY ALONG SAID CENTER LINE OF SOUTH IRON STREET TO THE SOUTHWESTERLY EXTENSION OF THE NORTHWESTERLY LINE OF LOT 2 IN BLOCK 2 IN THE PARTITION OF LOTS 31 AND 32 OF ASSESSOR'S DIVISION, AFORESAID; THENCE NORTHEASTERLY ALONG THE SOUTHWESTERLY EXTENSION OF THE NORTHWESTERLY LINE OF SAID LOT 2, ALONG SAID NORTHWESTERLY LINE AND ALONG THE NORTHEASTERLY EXTENSION THEREOF, TO THE CENTER LINE OF THE SOUTH FORK OF THE SOUTH BRANCH OF THE CHICAGO RIVER; THENCE SOUTHEASTERLY AND SOUTHERLY ALONG SAID CENTER LINE OF THE SOUTH FORK OF THE SOUTH BRANCH OF THE CHICAGO RIVER TO THE SOUTH LINE OF THE NORTHWEST QUARTER OF SAID SECTION 32, BEING THE CENTER LINE OF WEST 35TH STREET (66 FEET WIDE); THENCE EAST ALONG SAID CENTER LINE OF WEST 35TH STREET TO THE CENTER LINE OF SOUTH MORGAN STREET (66 FEET WIDE); THENCE SOUTH ALONG SAID CENTER LINE OF SOUTH MORGAN STREET TO THE CENTER LINE OF WEST 38TH STREET (66 FEET WIDE); THENCE EAST ALONG SAID CENTER LINE OF SOUTH 38TH STREET TO EAST LINE OF SAID SECTION 32, BEING THE CENTER LINE OF SOUTH HALSTED STREET (66 FEET WIDE); THENCE SOUTH ALONG SAID CENTER LINE OF SOUTH HALSTED STREET TO SOUTHEAST CORNER OF SAID SECTION 32, BEING A POINT ON THE NORTH LINE OF SECTION 5, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;

THENCE EAST ALONG THE NORTH LINE OF SAID SECTION 5 TO THE NORTHEAST CORNER THEREOF, BEING ALSO THE NORTHWEST CORNER OF SECTION 4, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;THENCE EAST ALONG THE NORTH LINE OF SAID SECTION 4, BEING A LINE 33 FEET NORTH OF THE SOUTH LINE OF WEST PERSHING ROAD TO THE CENTER LINE OF SOUTH PRINCETON AVENUE 66 FEET WIDE);THENCE SOUTH ALONG SAID CENTER LINE OF SOUTH PRINCETON AVENUE TO THE NORTH LINE OF THE PARCEL OF PROPERTY BEARING PIN 20-04-503-002;THENCE EASTERLY FOLLOWING THE NORTHERLY LINE OF SAID PARCEL OF PROPERTY BEARING PIN 20-04-503-002, ACROSS THE "PROPERTY ACQUIRED FOR THE SOUTH ROUTE OF THE COMPREHENSIVE SUPERHIGHWAY SYSTEM" PURSUANT TO ORDINANCE PASSED BY THE CHICAGO CITY COUNCIL JUNE 25, 1947, AS AMENDED, TO THE EAST LINE OF SAID PARCEL BEING THE WEST LINE OF CHICAGO ROCK ISLAND AND PACIFIC RAILROAD;THENCE SOUTH ALONG SAID EAST LINE OF THE PARCEL OF PROPERTY BEARING PIN 20-04-503-002, A DISTANCE OF 66 FEET TO THE SOUTH LINE OF SAID PARCEL;THENCE WESTERLY ALONG SAID SOUTH LINE OF THE PARCEL OF PROPERTY BEARING PIN 20-04-503-002, ACROSS THE "PROPERTY ACQUIRED FOR THE SOUTH ROUTE OF THE COMPREHENSIVE SUPERHIGHWAY SYSTEM", AFORESAID, TO THE WEST LINE OF SAID PROPERTY ACQUIRED, BEING THE WEST LINE OF SOUTH WENTWORTH AVENUE;THENCE SOUTH ALONG SAID WEST LINE OF SOUTH WENTWORTH AVENUE TO THE CENTER LINE OF WEST ROOT STREET (66 FEET WIDE);THENCE WEST ALONG SAID CENTER LINE OF WEST ROOT STREET TO THE EAST LINE OF THE PARCEL OF PROPERTY BEARING PIN 20-04-501-002;THENCE SOUTH ALONG SAID EAST LINE OF THE PARCEL OF PROPERTY BEARING PIN 20-04-501-002 TO THE SOUTH LINE OF SAID PARCEL, BEING THE SOUTH LINE OF SAID SECTION 4 AND ALSO BEING THE CENTER LINE OF WEST 47TH STREET (66 FEET WIDE);THENCE WEST ALONG SAID CENTER LINE OF 47TH STREET, A DISTANCE OF 33 FEET TO THE WEST LINE OF SAID PARCEL OF PROPERTY BEARING PIN 20-04-501-002; THENCE NORTH ALONG SAID WEST LINE OF THE PARCEL OF PROPERTY BEARING PIN 20-04-501-002 TO THE CENTERLINE OF WEST 41ST STREET(66 FEET WIDE);THENCE WEST ALONG SAID CENTER LINE OF WEST 41ST STREET TO THE CENTER LINE OF SOUTH NORMAL STREET (66 FEET WIDE);THENCE NORTH ALONG SAID CENTER LINE OF SOUTH NORMAL STREET TO THE CENTER LINE OF WEST 40TH PLACE (66 FEET WIDE);THENCE WEST ALONG SAID CENTER LINE OF WEST 40TH PLACE TO THE CENTER LINE OF SOUTH WALLACE STREET (66 FEET WIDE);THENCE SOUTH ALONG SAID CENTER LINE OF SOUTH WALLACE STREET TO THE CENTER LINE OF WEST ROOT STREET (66 FEET WIDE);THENCE WEST ALONG SAID CENTER LINE OF WEST ROOT STREET TO THE WEST LINE OF SAID SECTION 4, BEING THE CENTER LINE OF SOUTH HALSTED STREET (80 FEET WIDE);THENCE SOUTH ALONG SAID CENTER LINE OF SOUTH HALSTED STREET TO THE SOUTH LINE OF SAID SECTION 5, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, BEING THE CENTER LINE OF WEST 47TH STREET (66 FEET WIDE);THENCE WEST ALONG SAID CENTER LINE OF WEST 47TH STREET TO THE NORTHERLY EXTENSION OF THE EAST LINE OF LOT 30 IN BLOCK 1 OF NEWBERRY'S SUBDIVISION OF THE NORTH 1167.65 FEET OF THE EAST HALF OF THE NORTHEAST QUARTER OF SAID SECTION 8, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;THENCE SOUTH ALONG THE NORTHERLY EXTENSION OF THE EAST LINE OF SAID LOT 30, ALONG SAID EAST LINE AND ALONG THE SOUTHERLY

EXTENSION THEREOF, TO THE CENTER LINE OF THE EAST-WEST 16 FOOT PUBLIC ALLEY LYING SOUTH OF AND ADJOINING LOTS 24 TO 34 IN BLOCK 1 OF NEWBERRY'S SUBDIVISION, AFORESAID; THENCE EAST ALONG THE CENTER LINE OF SAID EAST-WEST 16 FOOT PUBLIC ALLEY TO THE CENTER LINE OF THE NORTH-SOUTH 16 FOOT PUBLIC ALLEY LYING EAST OF AND ADJOINING LOT 12 IN SAID BLOCK 1; THENCE SOUTH ALONG THE CENTER LINE OF SAID NORTH-SOUTH 16 FOOT PUBLIC ALLEY AND THE SOUTHERLY EXTENSION THEREOF, TO THE CENTER LINE OF WEST 47TH PLACE (66 FEET WIDE); THENCE EAST ALONG SAID CENTER LINE OF WEST 47TH PLACE TO THE EAST LINE OF SAID SECTION 8, BEING THE CENTER LINE OF SOUTH HALSTED STREET (80 FEET WIDE); THENCE SOUTH ALONG SAID CENTER LINE OF SOUTH HALSTED STREET TO THE SOUTH LINE OF THE GRAND TRUNK RAILROAD, BEING THE SOUTH LINE OF THE PARCEL OF PROPERTY BEARING PIN 20-08-500-006; THENCE WEST ALONG SAID SOUTH LINE OF THE PARCEL OF PROPERTY BEARING PIN 20-08-500-006 TO THE CENTER LINE OF SOUTH MORGAN STREET (66 FEET WIDE); THENCE NORTH ALONG SAID CENTER LINE OF SOUTH MORGAN STREET TO THE CENTER LINE OF THE EAST-WEST 15 FOOT PUBLIC ALLEY LYING SOUTH OF AND ADJOINING LOTS 1 TO 25 IN STONE'S ADDITION TO CHICAGO, BEING A SUBDIVISION OF THE EAST 10 ACRES OF THE NORTH 20 ACRES OF THE WEST HALF OF THE NORTHEAST QUARTER OF SAID SECTION 8; THENCE WEST ALONG THE EASTERLY EXTENSION OF THE CENTER LINE OF SAID EAST-WEST 15 FOOT PUBLIC ALLEY AND ALONG SAID CENTER LINE TO THE EAST LINE OF SOUTH ABERDEEN STREET AS OPENED BY DEED RECORDED JANUARY 20, 1898 AS DOCUMENT 2640194; THENCE SOUTH ALONG SAID EAST LINE OF SOUTH ABERDEEN STREET TO THE CENTER LINE OF WEST 47TH PLACE (66 FEET WIDE); THENCE WEST ALONG SAID CENTER LINE OF WEST 47TH PLACE TO THE NORTHERLY EXTENSION OF THE EAST LINE OF LOT 3 IN BLOCK 2 OF TRAVER'S SUBDIVISION OF THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF THE NORTHEAST QUARTER OF SAID SECTION 8; THENCE SOUTH ALONG THE NORTHERLY EXTENSION OF THE EAST LINE OF SAID LOT 3, ALONG SAID EAST LINE AND ALONG THE SOUTHERLY EXTENSION THEREOF, TO THE CENTER LINE OF THE EAST-WEST 14 FOOT PUBLIC ALLEY LYING SOUTH OF AND ADJOINING LOTS 1 AND 2 IN BLOCK 2 OF TRAVER'S SUBDIVISION, AFORESAID; THENCE EAST ALONG SAID CENTER LINE OF THE EAST-WEST 14 FOOT PUBLIC ALLEY AND ALONG THE EASTERLY EXTENSION THEREOF, TO THE CENTER LINE OF SOUTH ABERDEEN STREET (66 FEET WIDE); THENCE SOUTH ALONG SAID CENTER LINE OF SOUTH ABERDEEN STREET TO THE CENTER LINE OF WEST 48TH STREET (66 FEET WIDE); THENCE WEST ALONG SAID CENTER LINE OF WEST 48TH STREET TO THE SOUTHERLY EXTENSION OF THE WEST LINE OF THE NORTH-SOUTH 20 FOOT PUBLIC ALLEY IN BLOCK 2 OF TRAVER'S SUBDIVISION, AFORESAID, AS DEDICATED BY ORDINANCE PASSED MARCH 1, 1979 AND RECORDED MAY 16, 1979 AS DOCUMENT 24962457; THENCE NORTH ALONG THE SOUTHERLY EXTENSION OF THE WEST LINE OF SAID NORTH-SOUTH 20 FOOT PUBLIC ALLEY, ALONG SAID WEST LINE AND ALONG THE NORTHERLY EXTENSION THEREOF, TO THE CENTER LINE OF THE EAST-WEST 14 FOOT PUBLIC ALLEY LYING SOUTH OF AND ADJOINING LOTS 20 TO 24 IN BLOCK 2 OF TRAVER'S SUBDIVISION, AFORESAID; THENCE WEST ALONG SAID CENTER LINE OF THE EAST-WEST 14 FOOT PUBLIC ALLEY TO THE SOUTHERLY EXTENSION OF THE WEST LINE OF LOT 22 IN BLOCK 2 OF TRAVER'S SUBDIVISION, AFORESAID; THENCE NORTH ALONG THE SOUTHERLY EXTENSION OF

THE WEST LINE OF SAID LOT 22, ALONG SAID WEST LINE AND ALONG THE NORTHERLY EXTENSION THEREOF, TO THE CENTER LINE OF WEST 47TH PLACE (66 FEET WIDE);THENCE WEST ALONG SAID CENTER LINE OF WEST 47TH PLACE TO THE CENTER LINE OF SOUTH RACINE AVENUE (66 FEET WIDE);THENCE NORTH ALONG SAID CENTER LINE OF SOUTH RACINE AVENUE TO THE EASTERLY EXTENSION OF THE NORTH LINE OF THE EAST-WEST 16 FOOT PUBLIC ALLEY LYING SOUTH OF WEST 47TH STREET IN BLOCK 1 IN COOK'S SUBDIVISION OF THE NORTHEAST QUARTER OF THE NORTHEAST QUARTER OF THE NORTHWEST QUARTER OF SAID SECTION 8;THENCE WEST ALONG THE EASTERLY EXTENSION OF THE NORTH LINE OF SAID EAST-WEST 16 FOOT PUBLIC ALLEY AND ALONG SAID NORTH LINE TO THE EAST LINE OF LOT 2 IN SAID BLOCK 1;THENCE NORTH ALONG THE EAST LINE OF SAID LOT 2 TO THE NORTH LINE OF SAID LOT 2, BEING ALSO THE SOUTH LINE OF WEST 47TH STREET;THENCE WEST ALONG SAID SOUTH LINE OF WEST 47TH STREET TO THE WEST LINE OF SAID LOT 2;THENCE SOUTH ALONG THE WEST LINE OF SAID LOT 2 TO THE SOUTH LINE THEREOF, BEING ALSO THE NORTH LINE OF THE EAST-WEST 16 FOOT PUBLIC ALLEY LYING SOUTH OF WEST 47TH STREET IN BLOCK 1 IN COOK'S SUBDIVISION, AFORESAID; THENCE WEST ALONG THE NORTH LINE OF SAID EAST-WEST 16 FOOT PUBLIC ALLEY TO THE EAST LINE OF LOT 7 IN SAID BLOCK 1;THENCE NORTH ALONG THE EAST LINE OF SAID LOT 7 TO THE NORTH LINE THEREOF, BEING ALSO THE SOUTH LINE OF WEST 47TH STREET;THENCE WEST ALONG SAID SOUTH LINE OF WEST 47TH STREET TO THE WEST LINE OF SAID LOT 7; THENCE SOUTH ALONG THE WEST LINE OF SAID LOT 7 TO THE SOUTH LINE THEREOF, BEING ALSO THE NORTH LINE OF THE EAST-WEST 16 FOOT PUBLIC ALLEY LYING SOUTH OF WEST 47TH STREET IN BLOCK 1 IN COOK'S SUBDIVISION, AFORESAID; THENCE WEST ALONG THE NORTH LINE OF SAID EAST-WEST 16 FOOT PUBLIC ALLEY TO THE WEST LINE OF LOT 9 IN BLOCK 1 IN COOK'S SUBDIVISION, AFORESAID;THENCE NORTH ALONG THE WEST LINE OF SAID LOT 9 AND ALONG THE NORTHERLY EXTENSION THEREOF, TO THE ORIGINAL CENTER LINE OF WEST 47TH STREET (66 FEET WIDE) BEING THE NORTH LINE OF SAID SECTION 8; THENCE WEST ALONG THE NORTH LINE OF SAID SECTION 8 AND THE ORIGINAL CENTER LINE OF WEST 47TH STREET TO THE CENTER LINE OF SOUTH THROOP STREET (66 FEET WIDE); THENCE SOUTH ALONG SAID CENTER LINE OF SOUTH THROOP STREET TO THE EASTERLY EXTENSION OF THE CENTER LINE OF THE EAST-WEST 16 FOOT PUBLIC ALLEY LYING SOUTH OF WEST 47TH STREET IN BLOCK 1 IN FOREMAN'S STOCK YARDS ADDITION IN SAID SECTION 8; THENCE WEST ALONG THE EASTERLY EXTENSION OF THE CENTER LINE OF SAID EAST-WEST 16 FOOT PUBLIC ALLEY AND ALONG SAID CENTER LINE TO THE EAST LINE OF SOUTH ADA STREET; THENCE WESTERLY TO THE INTERSECTION OF THE WEST LINE OF SAID SOUTH ADA STREET AND THE CENTER LINE OF THE EAST-WEST 16 FOOT PUBLIC ALLEY LYING SOUTH OF WEST 47TH STREET IN BLOCK 1 IN W.S. FRAZIER'S SUBDIVISION OF THE WEST HALF OF THE NORTHWEST QUARTER OF THE NORTHEAST QUARTER OF THE NORTHWEST QUARTER OF SAID SECTION 8; THENCE WEST ALONG THE CENTER LINE OF SAID EAST-WEST 16 FOOT PUBLIC ALLEY TO THE SOUTHERLY EXTENSION OF THE WEST LINE OF LOT 43 IN BLOCK 1 OF W.S. FRAZIER'S SUBDIVISION, AFORESAID; THENCE NORTH ALONG THE SOUTHERLY EXTENSION OF THE WEST LINE OF SAID LOT 43, ALONG SAID WEST LINE AND ALONG THE NORTHERLY EXTENSION THEREOF, TO THE SOUTH LINE OF SAID SECTION 5, BEING THE CENTER LINE OF WEST 47TH STREET

(66 FEET WIDE); THENCE EAST ALONG SAID CENTER LINE OF WEST 47TH STREET TO THE SOUTHERLY EXTENSION OF A LINE 364.45 FEET EAST OF AND PARALLEL WITH THE WEST LINE OF LOTS 9 AND 10 IN J.D. LEHMER'S SUBDIVISION OF THE SOUTHEAST QUARTER OF THE SOUTHWEST QUARTER OF SAID SECTION 5; THENCE NORTH ALONG THE SOUTHERLY EXTENSION OF THE LINE 364.45 FEET EAST OF AND PARALLEL WITH THE WEST LINE OF SAID LOTS 9 AND 10 AND ALONG SAID PARALLEL LINE TO A POINT OF A NON-TANGENT CURVE, SAID POINT BEING 9.30 FEET NORTH OF THE SOUTH LINE OF SAID LOT 10, SAID SOUTH LINE OF LOT 10 BEING ALSO THE NORTH LINE OF SOUTH 47TH STREET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID NON-TANGENT CURVE CONVEX TO THE SOUTHWEST HAVING A RADIUS OF 655 FEET, A CENTRAL ANGLE OF 18 DEGREES 40 MINUTES 30 SECONDS, A DISTANCE OF 213.49 FEET TO A POINT OF COMPOUND CURVE; THENCE CONTINUING NORTHWESTERLY ALONG A CURVE CONVEX TO THE SOUTHWEST HAVING A RADIUS OF 383 FEET, A CENTRAL ANGLE OF 35 DEGREES 10 MINUTES 00 SECONDS, A DISTANCE OF 235.08 FEET; THENCE NORTH 21 DEGREES 18 MINUTES WEST, A DISTANCE OF 69.70 FEET TO A POINT ON THE WEST LINE OF LOT 9 IN J.D. LEHMER'S SUBDIVISION, AFORESAID, SAID POINT BEING 341.16 FEET NORTH OF THE SOUTHWEST CORNER OF LOT 10, AFORESAID; THENCE NORTH ALONG THE WEST LINE OF SAID LOT 9, ALONG THE WEST LINES OF LOTS 3 AND 4 IN J.D. LEHMER'S SUBDIVISION, AFORESAID, AND ALONG SAID WEST LINES EXTENDED ACROSS THE 30 FOOT PRIVATE ALLEYS LYING BETWEEN SAID LOTS TO THE NORTHWEST CORNER OF SAID LOT 3, BEING THE SOUTHEAST CORNER OF THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SAID SECTION 5; THENCE WEST ALONG THE SOUTH LINE OF SAID NORTHWEST QUARTER OF THE SOUTHWEST QUARTER TO THE EAST LINE OF THE WEST 175 FEET OF THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SAID SECTION 5; THENCE NORTH ALONG THE EAST LINE OF THE WEST 175 FEET OF SAID NORTHWEST QUARTER OF THE SOUTHWEST QUARTER, A DISTANCE OF 379.25 FEET; THENCE EAST ALONG A LINE PARALLEL WITH THE SOUTH LINE OF THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SAID SECTION 5, A DISTANCE OF 15.81 FEET; THENCE NORTH ALONG A LINE 140.81 FEET EAST OF AND PARALLEL WITH THE EAST LINE OF SOUTH ASHLAND AVENUE, AS WIDENED, (SAID EAST LINE BEING A LINE 50 FEET EAST FROM AND PARALLEL WITH THE WEST LINE OF SAID SOUTHWEST QUARTER) TO THE SOUTH LINE OF WEST 44TH STREET AS DEDICATED FOR PUBLIC STREET, RECORDED DECEMBER 31, 1969 AS DOCUMENT 21048001; THENCE WEST ALONG SAID SOUTH LINE OF WEST 44TH STREET TO THE EAST LINE OF SOUTH ASHLAND AVENUE, AS WIDENED; THENCE NORTH ALONG SAID EAST LINE OF SOUTH ASHLAND AVENUE, AS WIDENED, TO A LINE 443.4 FEET SOUTH OF AND PARALLEL WITH THE NORTH LINE OF SAID SOUTHWEST QUARTER; THENCE EAST ALONG SAID PARALLEL LINE TO A LINE 126.50 FEET EAST OF AND PARALLEL WITH THE EAST LINE OF SOUTH ASHLAND AVENUE, AS WIDENED; THENCE NORTH ALONG SAID PARALLEL, A DISTANCE OF 255.80 FEET TO A POINT OF CURVE; THENCE NORTHEASTERLY ALONG THE ARC OF A CIRCLE CONVEX TO THE NORTHWEST HAVING A RADIUS OF 188.44 FEET, A DISTANCE 54.68 FEET TO A POINT 135.11 FEET SOUTH OF THE NORTH LINE OF SAID SOUTHWEST QUARTER AND 140.81 FEET EAST OF THE EAST LINE OF SOUTH ASHLAND AVENUE, AS

WIDENED;THENCE CONTINUING NORTHEASTERLY ALONG A STRAIGHT LINE, A DISTANCE OF 6.04 FEET TO A POINT 129.60 FEET SOUTH OF THE NORTH LINE OF SAID SOUTHWEST QUARTER AND 143.52 FEET EAST OF THE EAST LINE OF SOUTH ASHLAND AVENUE, AS WIDENED;THENCE CONTINUING NORTHEASTERLY ALONG THE ARC OF A CIRCLE CONVEX TO THE NORTHWEST HAVING A RADIUS OF 248 FEET, A DISTANCE OF 71.05 FEET TO A LINE 181.08 FEET EAST OF AND PARALLEL WITH THE EAST LINE OF SOUTH ASHLAND AVENUE, AS WIDENED; THENCE NORTH ALONG SAID PARALLEL LINE, A DISTANCE OF 39.59 FEET TO A LINE 30 FEET SOUTH OF AND PARALLEL WITH THE NORTH LINE OF THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SAID SECTION 5; THENCE WEST ALONG SAID PARALLEL LINE, A DISTANCE OF 181.08 FEET TO THE EAST LINE OF SOUTH ASHLAND AVENUE AS WIDENED;THENCE NORTH ALONG THE EAST LINE OF SOUTH ASHLAND AVENUE, AS WIDENED, TO THE SOUTH LINE OF PRIVATE STREET NO. 2, WHICH LIES NORTH OF AND ADJOINING BLOCK 3 IN PACKER'S FIFTH ADDITION, A PRIVATE SUBDIVISION (BEING A SUBDIVISION OF LOTS 5 TO 10, INCLUSIVE, IN BLOCK 1, LOTS 5 TO 10, INCLUSIVE, IN BLOCK 2 AND LOTS 5 TO 10, INCLUSIVE, IN BLOCK 3 IN PACKER'S 2ND ADDITION TO CHICAGO);THENCE EAST ALONG SAID SOUTH LINE OF PRIVATE STREET NO. 2 TO THE EAST LINE OF SAID BLOCK 3, BEING THE WEST LINE OF PRIVATE STREET NO. 4;THENCE NORTH ALONG SAID WEST LINE OF PRIVATE STREET NO. 4 TO THE SOUTH LINE OF LOT 8 IN BLOCK 2 OF PACKER'S 5TH ADDITION, AFORESAID;THENCE WEST ALONG SAID SOUTH LINE OF LOT 8 AND THE WESTERLY EXTENSION THEREOF, TO THE CENTER LINE OF THE NORTH-SOUTH 20 FOOT PRIVATE ALLEY LYING WEST OF AND ADJOINING LOTS 1 TO 15 IN BLOCK 2 OF PACKER'S 5TH ADDITION, AFORESAID;THENCE NORTH ALONG THE CENTER LINE OF SAID NORTH-SOUTH 20 FOOT PRIVATE ALLEY TO THE EASTERLY EXTENSION OF THE SOUTH LINE OF LOT 24 IN SAID BLOCK 2;THENCE WEST ALONG THE EASTERLY EXTENSION OF THE SOUTH LINE OF SAID LOT 24, ALONG SAID SOUTH LINE AND ALONG THE WESTERLY EXTENSION THEREOF, TO THE WEST LINE OF SAID SECTION 5, BEING 50 FEET WEST OF THE EAST LINE OF SOUTH ASHLAND AVENUE;THENCE NORTH ALONG THE WEST LINE OF SAID SECTION 5 TO THE NORTHWEST CORNER THEREOF, BEING 33 FEET SOUTH OF THE NORTH LINE OF WEST PERSHING ROAD AND 40 FEET WEST OF THE EAST LINE OF SOUTH ASHLAND AVENUE EXTENDED NORTH AND ALSO BEING A POINT ON THE SOUTH LINE OF SAID SECTION 32; THENCE WEST ALONG THE SOUTH LINE OF SAID SECTION 32 TO THE POINT OF BEGINNING, BEING THE SOUTHWEST CORNER OF SAID SECTION 32; EXCEPTING THEREFROM, LOTS 7, 8, 10 AND 11 IN BLOCK 1 OF TRAVER'S SUBDIVISION OF THE NORTHWEST QUARTER OF THE NORTHWEST QUARTER OF THE NORTHEAST QUARTER OF SAID SECTION 8;THIS LEGAL DESCRIPTION FOR RECONSTITUTED SPECIAL SERVICE AREA #13,DATED AUGUST 16, 2010 WAS PREPARED BY:

*Special Service Area No. 13.**Stockyards.**Permanent Index Number List -- August 25, 2010.
(Page 1 of 3)*

17-32-113-043-0000	17-32-300-078-0000	17-32-300-178-0000	17-32-400-112-0000	17-32-417-007-0000
17-32-113-050-0000	17-32-300-079-0000	17-32-300-179-0000	17-32-400-116-0000	17-32-417-008-0000
17-32-114-027-0000	17-32-300-080-0000	17-32-300-182-0000	17-32-400-117-0000	17-32-417-009-0000
17-32-114-028-0000	17-32-300-081-0000	17-32-300-183-0000	17-32-400-119-0000	17-32-417-010-0000
17-32-115-003-0000	17-32-300-082-0000	17-32-300-184-0000	17-32-400-120-0000	17-32-417-011-0000
17-32-115-004-0000	17-32-300-084-0000	17-32-300-185-0000	17-32-400-122-0000	17-32-417-012-0000
17-32-300-001-0000	17-32-300-090-0000	17-32-300-186-0000	17-32-400-123-0000	17-32-417-013-0000
17-32-300-002-0000	17-32-300-091-0000	17-32-300-187-0000	17-32-400-124-0000	17-32-417-014-0000
17-32-300-006-0000	17-32-300-092-0000	17-32-300-188-0000	17-32-400-125-0000	17-32-417-015-0000
17-32-300-007-0000	17-32-300-095-0000	17-32-300-189-0000	17-32-400-126-0000	17-32-417-016-0000
17-32-300-008-0000	17-32-300-096-0000	17-32-300-190-0000	17-32-400-127-0000	17-32-417-017-0000
17-32-300-009-0000	17-32-300-097-0000	17-32-300-191-0000	17-32-400-128-0000	17-32-417-018-0000
17-32-300-010-0000	17-32-300-098-0000	17-32-300-192-0000	17-32-400-129-0000	17-32-417-019-0000
17-32-300-011-0000	17-32-300-099-0000	17-32-300-193-0000	17-32-400-131-0000	17-32-418-006-0000
17-32-300-012-0000	17-32-300-100-0000	17-32-300-194-0000	17-32-400-132-0000	17-32-418-007-0000
17-32-300-013-0000	17-32-300-101-0000	17-32-300-195-0000	17-32-400-135-0000	17-32-418-008-0000
17-32-300-014-0000	17-32-300-103-0000	17-32-300-196-0000	17-32-400-137-0000	17-32-418-009-0000
17-32-300-015-0000	17-32-300-105-0000	17-32-400-013-0000	17-32-400-138-0000	17-32-418-014-0000
17-32-300-017-0000	17-32-300-106-0000	17-32-400-014-0000	17-32-400-139-0000	17-32-418-015-0000
17-32-300-018-0000	17-32-300-107-0000	17-32-400-016-0000	17-32-400-140-0000	17-32-418-016-0000
17-32-300-021-0000	17-32-300-114-0000	17-32-400-017-0000	17-32-400-141-0000	17-32-418-017-0000
17-32-300-022-0000	17-32-300-115-0000	17-32-400-018-0000	17-32-400-142-0000	17-32-418-018-0000
17-32-300-025-0000	17-32-300-116-0000	17-32-400-021-0000	17-32-400-143-0000	17-32-418-019-0000
17-32-300-026-0000	17-32-300-120-0000	17-32-400-022-0000	17-32-400-144-0000	17-32-418-021-0000
17-32-300-027-0000	17-32-300-121-0000	17-32-400-023-0000	17-32-400-145-0000	17-32-418-022-0000
17-32-300-028-0000	17-32-300-124-0000	17-32-400-027-0000	17-32-400-146-0000	17-32-418-024-0000
17-32-300-031-0000	17-32-300-125-0000	17-32-400-028-0000	17-32-400-147-0000	17-32-418-025-0000
17-32-300-032-0000	17-32-300-126-0000	17-32-400-029-0000	17-32-400-148-0000	17-32-418-026-0000
17-32-300-033-0000	17-32-300-130-0000	17-32-400-030-0000	17-32-400-149-0000	17-32-418-027-0000
17-32-300-034-0000	17-32-300-131-0000	17-32-400-032-0000	17-32-400-150-0000	17-32-419-001-0000
17-32-300-035-0000	17-32-300-133-0000	17-32-400-033-0000	17-32-400-151-0000	17-32-419-002-0000
17-32-300-036-0000	17-32-300-134-0000	17-32-400-034-0000	17-32-400-152-0000	17-32-419-003-0000
17-32-300-037-0000	17-32-300-135-0000	17-32-400-035-0000	17-32-400-153-0000	17-32-419-004-0000
17-32-300-038-0000	17-32-300-136-0000	17-32-400-036-0000	17-32-401-001-0000	17-32-419-005-0000
17-32-300-039-0000	17-32-300-137-0000	17-32-400-040-0000	17-32-401-002-0000	17-32-419-006-0000
17-32-300-040-0000	17-32-300-141-0000	17-32-400-041-0000	17-32-401-003-0000	17-32-419-007-0000
17-32-300-042-0000	17-32-300-142-0000	17-32-400-046-0000	17-32-401-004-0000	17-32-419-008-0000
17-32-300-045-0000	17-32-300-145-0000	17-32-400-048-0000	17-32-401-005-0000	17-32-419-009-0000
17-32-300-046-0000	17-32-300-148-0000	17-32-400-052-0000	17-32-401-006-0000	17-32-419-010-0000
17-32-300-047-0000	17-32-300-149-0000	17-32-400-054-0000	17-32-401-007-0000	17-32-419-011-0000
17-32-300-048-0000	17-32-300-150-0000	17-32-400-056-0000	17-32-401-008-0000	17-32-419-012-0000
17-32-300-049-0000	17-32-300-151-0000	17-32-400-057-0000	17-32-401-009-0000	17-32-419-013-0000
17-32-300-050-0000	17-32-300-152-0000	17-32-400-059-0000	17-32-401-015-0000	17-32-419-014-0000
17-32-300-051-0000	17-32-300-153-0000	17-32-400-062-0000	17-32-401-016-0000	17-32-419-015-0000
17-32-300-052-0000	17-32-300-154-0000	17-32-400-067-0000	17-32-401-017-0000	17-32-419-016-0000
17-32-300-055-0000	17-32-300-155-0000	17-32-400-068-0000	17-32-401-018-0000	17-32-419-017-0000
17-32-300-056-0000	17-32-300-158-0000	17-32-400-074-0000	17-32-401-019-0000	17-32-419-018-0000
17-32-300-057-0000	17-32-300-159-0000	17-32-400-076-0000	17-32-401-020-0000	17-32-419-019-0000
17-32-300-058-0000	17-32-300-160-0000	17-32-400-077-0000	17-32-401-021-0000	17-32-419-020-0000
17-32-300-059-0000	17-32-300-161-0000	17-32-400-078-0000	17-32-401-022-0000	17-32-419-021-0000
17-32-300-060-0000	17-32-300-162-0000	17-32-400-084-0000	17-32-401-023-0000	17-32-419-022-0000
17-32-300-061-0000	17-32-300-163-0000	17-32-400-088-0000	17-32-401-032-0000	17-32-420-002-0000
17-32-300-067-0000	17-32-300-164-0000	17-32-400-090-0000	17-32-401-034-0000	17-32-421-005-0000
17-32-300-069-0000	17-32-300-165-0000	17-32-400-095-0000	17-32-401-038-0000	17-32-421-006-0000
17-32-300-070-0000	17-32-300-167-0000	17-32-400-099-0000	17-32-401-037-0000	17-32-421-007-0000
17-32-300-071-0000	17-32-300-168-0000	17-32-400-102-0000	17-32-401-038-0000	17-32-421-008-0000
17-32-300-072-0000	17-32-300-170-0000	17-32-400-104-0000	17-32-417-001-0000	17-32-500-003-0000
17-32-300-073-0000	17-32-300-171-0000	17-32-400-105-0000	17-32-417-002-0000	17-32-500-004-0000
17-32-300-074-0000	17-32-300-174-0000	17-32-400-106-0000	17-32-417-003-0000	17-32-501-001-0000
17-32-300-075-0000	17-32-300-175-0000	17-32-400-107-0000	17-32-417-004-0000	20-04-100-002-0000
17-32-300-076-0000	17-32-300-176-0000	17-32-400-108-0000	17-32-417-005-0000	20-04-100-003-0000
17-32-300-077-0000	17-32-300-177-0000	17-32-400-111-0000	17-32-417-006-0000	20-04-100-004-0000

*Special Service Area No. 13.**Stockyards.**Permanent Index Number List -- August 25, 2010.
(Page 2 of 3)*

20-04-100-005-0000	20-04-109-009-0000	20-04-200-025-0000	20-04-212-075-0000	20-05-102-040-0000
20-04-100-006-0000	20-04-109-010-0000	20-04-200-026-0000	20-04-212-076-0000	20-05-102-041-0000
20-04-100-008-0000	20-04-109-011-0000	20-04-200-027-0000	20-04-501-002-0000	20-05-102-042-0000
20-04-100-009-0000	20-04-109-013-0000	20-04-200-028-0000	20-04-503-002-0000	20-05-102-044-0000
20-04-100-010-0000	20-04-111-001-0000	20-04-200-031-0000	20-05-100-003-0000	20-05-102-045-0000
20-04-100-011-0000	20-04-111-003-0000	20-04-200-032-0000	20-05-100-004-0000	20-05-102-046-0000
20-04-100-012-0000	20-04-111-006-0000	20-04-200-033-0000	20-05-100-005-0000	20-05-102-048-0000
20-04-100-013-0000	20-04-111-007-0000	20-04-200-034-0000	20-05-100-006-0000	20-05-102-050-0000
20-04-100-014-0000	20-04-111-008-0000	20-04-208-002-0000	20-05-100-007-0000	20-05-102-051-0000
20-04-101-001-0000	20-04-111-009-0000	20-04-208-003-0000	20-05-100-008-0000	20-05-103-001-0000
20-04-101-002-0000	20-04-111-010-0000	20-04-208-004-0000	20-05-100-009-0000	20-05-103-002-0000
20-04-101-003-0000	20-04-111-011-0000	20-04-208-006-0000	20-05-100-010-0000	20-05-103-003-0000
20-04-102-002-0000	20-04-112-001-0000	20-04-208-007-0000	20-05-100-013-0000	20-05-104-004-0000
20-04-102-003-0000	20-04-112-009-0000	20-04-208-008-0000	20-05-100-015-0000	20-05-103-005-0000
20-04-102-004-0000	20-04-112-010-0000	20-04-209-018-0000	20-05-100-016-0000	20-05-103-006-0000
20-04-103-002-0000	20-04-112-011-0000	20-04-209-020-0000	20-05-100-017-0000	20-05-103-007-0000
20-04-103-003-0000	20-04-112-012-0000	20-04-210-001-0000	20-05-101-006-0000	20-05-103-018-0000
20-04-103-004-0000	20-04-112-013-0000	20-04-210-002-0000	20-05-101-007-0000	20-05-104-001-0000
20-04-103-005-0000	20-04-112-014-0000	20-04-210-003-0000	20-05-101-010-0000	20-05-104-002-0000
20-04-103-006-0000	20-04-112-015-0000	20-04-210-004-0000	20-05-101-015-0000	20-05-104-004-0000
20-04-104-001-0000	20-04-112-018-0000	20-04-210-005-0000	20-05-101-017-0000	20-05-104-005-0000
20-04-104-002-0000	20-04-113-002-0000	20-04-211-001-0000	20-05-101-018-0000	20-05-104-006-0000
20-04-104-004-0000	20-04-113-004-0000	20-04-211-002-0000	20-05-101-019-0000	20-05-105-003-0000
20-04-104-010-0000	20-04-113-005-0000	20-04-211-003-0000	20-05-101-022-0000	20-05-105-004-0000
20-04-104-012-0000	20-04-113-006-0000	20-04-211-004-0000	20-05-101-023-0000	20-05-105-005-0000
20-04-104-013-0000	20-04-113-009-0000	20-04-211-005-0000	20-05-101-024-0000	20-05-106-001-0000
20-04-104-014-0000	20-04-113-010-0000	20-04-211-006-0000	20-05-101-025-0000	20-05-106-003-0000
20-04-104-015-0000	20-04-113-011-0000	20-04-211-007-0000	20-05-101-027-0000	20-05-106-004-0000
20-04-104-016-0000	20-04-113-012-0000	20-04-211-008-0000	20-05-101-028-0000	20-05-106-006-0000
20-04-105-001-0000	20-04-113-013-0000	20-04-211-009-0000	20-05-101-030-0000	20-05-106-007-0000
20-04-105-002-0000	20-04-113-014-0000	20-04-211-010-0000	20-05-101-031-0000	20-05-106-008-0000
20-04-105-003-0000	20-04-113-015-0000	20-04-211-011-0000	20-05-101-032-0000	20-05-106-009-0000
20-04-105-004-0000	20-04-113-016-0000	20-04-211-012-0000	20-05-101-033-0000	20-05-106-011-0000
20-04-105-005-0000	20-04-113-018-0000	20-04-211-013-0000	20-05-101-034-0000	20-05-106-012-0000
20-04-105-007-0000	20-04-113-019-0000	20-04-211-014-0000	20-05-101-035-0000	20-05-107-014-0000
20-04-105-011-0000	20-04-113-020-0000	20-04-211-015-0000	20-05-101-037-0000	20-05-108-001-0000
20-04-105-012-0000	20-04-114-001-0000	20-04-211-016-0000	20-05-101-038-0000	20-05-108-010-0000
20-04-105-014-0000	20-04-114-002-0000	20-04-211-017-0000	20-05-101-039-0000	20-05-108-011-0000
20-04-105-015-0000	20-04-114-003-0000	20-04-211-018-0000	20-05-101-040-0000	20-05-108-012-0000
20-04-105-016-0000	20-04-114-004-0000	20-04-211-019-0000	20-05-101-041-0000	20-05-108-013-0000
20-04-105-017-0000	20-04-114-005-0000	20-04-211-020-0000	20-05-101-042-0000	20-05-108-014-0000
20-04-105-018-0000	20-04-114-006-0000	20-04-211-021-0000	20-05-102-001-0000	20-05-108-015-0000
20-04-105-019-0000	20-04-114-019-0000	20-04-211-022-0000	20-05-102-002-0000	20-05-108-016-0000
20-04-105-020-0000	20-04-114-020-0000	20-04-211-023-0000	20-05-102-003-0000	20-05-108-017-0000
20-04-105-021-0000	20-04-114-021-0000	20-04-211-036-0000	20-05-102-004-0000	20-05-108-018-0000
20-04-106-003-0000	20-04-114-022-0000	20-04-211-037-0000	20-05-102-006-0000	20-05-108-019-0000
20-04-106-005-0000	20-04-114-023-0000	20-04-211-038-0000	20-05-102-011-0000	20-05-108-020-0000
20-04-106-006-0000	20-04-114-049-0000	20-04-211-040-0000	20-05-102-012-0000	20-05-108-021-0000
20-04-106-007-0000	20-04-114-051-0000	20-04-212-001-0000	20-05-102-016-0000	20-05-109-002-0000
20-04-107-004-0000	20-04-114-052-0000	20-04-212-002-0000	20-05-102-019-0000	20-05-109-003-0000
20-04-107-005-0000	20-04-114-056-0000	20-04-212-003-0000	20-05-102-020-0000	20-05-110-006-0000
20-04-108-001-0000	20-04-114-057-0000	20-04-212-004-0000	20-05-102-021-0000	20-05-110-007-0000
20-04-108-002-0000	20-04-200-004-0000	20-04-212-005-0000	20-05-102-023-0000	20-05-110-008-0000
20-04-108-004-0000	20-04-200-007-0000	20-04-212-037-0000	20-05-102-024-0000	20-05-110-009-0000
20-04-108-005-0000	20-04-200-009-0000	20-04-212-038-0000	20-05-102-025-0000	20-05-110-010-0000
20-04-109-001-0000	20-04-200-015-0000	20-04-212-061-0000	20-05-102-027-0000	20-05-110-011-0000
20-04-109-003-0000	20-04-200-017-0000	20-04-212-062-0000	20-05-102-030-0000	20-05-110-012-0000
20-04-109-004-0000	20-04-200-018-0000	20-04-212-065-0000	20-05-102-033-0000	20-05-110-013-0000
20-04-109-005-0000	20-04-200-019-0000	20-04-212-068-0000	20-05-102-034-0000	20-05-111-016-0000
20-04-109-006-0000	20-04-200-022-0000	20-04-212-072-0000	20-05-102-035-0000	20-05-111-017-0000
20-04-109-007-0000	20-04-200-023-0000	20-04-212-073-0000	20-05-102-037-0000	20-05-112-001-0000
20-04-109-008-0000	20-04-200-024-0000	20-04-212-074-0000	20-05-102-038-0000	20-05-112-010-0000

*Special Service Area No. 13.**Stockyards.**Permanent Index Number List -- August 25, 2010.**(Page 3 of 3)*

20-05-112-011-0000	20-05-200-076-0000	20-05-300-020-0000	20-08-105-001-0000	20-08-201-016-0000
20-05-112-012-0000	20-05-200-077-0000	20-05-300-021-0000	20-08-105-002-0000	20-08-201-017-0000
20-05-112-013-0000	20-05-200-079-0000	20-05-300-024-0000	20-08-105-003-0000	20-08-201-018-0000
20-05-112-014-0000	20-05-200-081-0000	20-05-300-025-0000	20-08-105-004-0000	20-08-201-019-0000
20-05-112-015-0000	20-05-200-082-0000	20-05-300-028-0000	20-08-105-005-0000	20-08-201-020-0000
20-05-113-004-0000	20-05-200-083-0000	20-05-300-029-0000	20-08-105-006-0000	20-08-201-045-0000
20-05-113-005-0000	20-05-200-088-0000	20-05-300-030-0000	20-08-105-007-0000	20-08-201-046-0000
20-05-113-006-0000	20-05-200-090-0000	20-05-300-031-0000	20-08-107-003-0000	20-08-202-035-0000
20-05-114-003-0000	20-05-200-094-0000	20-05-300-032-0000	20-08-107-004-0000	20-08-202-037-0000
20-05-114-004-0000	20-05-200-095-0000	20-05-301-001-0000	20-08-107-006-0000	20-08-206-002-0000
20-05-114-005-0000	20-05-200-096-0000	20-05-301-002-0000	20-08-107-007-0000	20-08-206-003-0000
20-05-114-006-0000	20-05-200-099-0000	20-05-301-003-0000	20-08-107-008-0000	20-08-207-003-0000
20-05-114-007-0000	20-05-200-102-0000	20-05-301-004-0000	20-08-107-009-0000	20-08-207-004-0000
20-05-200-004-0000	20-05-200-105-0000	20-05-302-003-0000	20-08-107-011-0000	20-08-207-005-0000
20-05-200-006-0000	20-05-200-106-0000	20-05-302-004-0000	20-08-200-001-0000	20-08-207-008-0000
20-05-200-009-0000	20-05-200-108-0000	20-05-302-007-0000	20-08-200-002-0000	20-08-207-009-0000
20-05-200-010-0000	20-05-200-109-0000	20-05-302-008-0000	20-08-200-003-0000	20-08-207-010-0000
20-05-200-011-0000	20-05-200-112-0000	20-05-302-009-0000	20-08-200-004-0000	20-08-207-011-0000
20-05-200-015-0000	20-05-200-113-0000	20-05-302-010-0000	20-08-200-005-0000	20-08-207-012-0000
20-05-200-017-0000	20-05-200-114-0000	20-05-302-011-0000	20-08-200-006-0000	20-08-207-013-0000
20-05-200-018-0000	20-05-200-115-0000	20-05-302-012-0000	20-08-200-007-0000	20-08-207-014-0000
20-05-200-019-0000	20-05-200-116-0000	20-05-311-006-0000	20-08-200-008-0000	20-08-207-015-0000
20-05-200-021-0000	20-05-200-117-0000	20-05-311-007-0000	20-08-200-009-0000	20-08-207-016-0000
20-05-200-023-0000	20-05-200-118-0000	20-05-311-008-0000	20-08-200-010-0000	20-08-207-017-0000
20-05-200-024-0000	20-05-200-119-0000	20-05-311-010-0000	20-08-200-011-0000	20-08-207-028-0000
20-05-200-028-0000	20-05-200-120-0000	20-05-311-011-0000	20-08-200-014-0000	20-08-207-029-0000
20-05-200-030-0000	20-05-200-124-0000	20-05-311-013-0000	20-08-200-017-0000	20-08-207-030-0000
20-05-200-031-0000	20-05-200-125-0000	20-05-311-015-0000	20-08-200-018-0000	20-08-207-031-0000
20-05-200-032-0000	20-05-200-126-0000	20-05-312-001-0000	20-08-200-019-0000	20-08-208-002-0000
20-05-200-033-0000	20-05-200-127-0000	20-05-312-002-0000	20-08-200-020-0000	20-08-208-003-0000
20-05-200-034-0000	20-05-200-128-0000	20-05-312-004-0000	20-08-200-021-0000	20-08-208-004-0000
20-05-200-035-0000	20-05-200-129-0000	20-05-312-005-0000	20-08-200-022-0000	20-08-208-005-0000
20-05-200-036-0000	20-05-200-130-0000	20-05-312-006-0000	20-08-200-023-0000	20-08-208-006-0000
20-05-200-037-0000	20-05-200-132-0000	20-05-312-007-0000	20-08-200-024-0000	20-08-208-018-0000
20-05-200-039-0000	20-05-200-133-0000	20-05-312-008-0000	20-08-200-025-0000	20-08-208-020-0000
20-05-200-040-0000	20-05-200-134-0000	20-05-312-013-0000	20-08-200-026-0000	20-08-208-021-0000
20-05-200-041-0000	20-05-200-135-0000	20-05-312-014-0000	20-08-200-027-0000	20-08-208-023-0000
20-05-200-042-0000	20-05-200-138-0000	20-05-312-015-0000	20-08-200-028-0000	20-08-208-024-0000
20-05-200-043-0000	20-05-200-140-0000	20-05-312-017-0000	20-08-200-029-0000	20-08-208-025-0000
20-05-200-045-0000	20-05-200-141-0000	20-05-312-018-0000	20-08-200-030-0000	20-08-208-026-0000
20-05-200-046-0000	20-05-200-142-0000	20-05-312-019-0000	20-08-200-031-0000	20-08-208-027-0000
20-05-200-047-0000	20-05-200-144-0000	20-05-400-003-0000	20-08-200-032-0000	20-08-208-028-0000
20-05-200-048-0000	20-05-200-145-0000	20-05-400-004-0000	20-08-200-033-0000	20-08-208-030-0000
20-05-200-049-0000	20-05-200-146-0000	20-05-400-006-0000	20-08-200-034-0000	20-08-208-031-0000
20-05-200-050-0000	20-05-200-148-0000	20-05-400-009-0000	20-08-200-035-0000	20-08-500-006-0000
20-05-200-052-0000	20-05-200-149-0000	20-05-400-012-0000	20-08-200-036-0000	20-08-501-001-0000
20-05-200-053-0000	20-05-200-150-0000	20-05-400-014-0000	20-08-200-037-0000	
20-05-200-060-0000	20-05-200-151-0000	20-05-400-016-0000	20-08-200-038-0000	
20-05-200-061-0000	20-05-200-152-0000	20-05-400-017-0000	20-08-200-039-0000	
20-05-200-062-0000	20-05-200-153-0000	20-05-400-018-0000	20-08-200-040-0000	
20-05-200-063-0000	20-05-200-154-0000	20-05-400-020-0000	20-08-200-041-0000	
20-05-200-064-0000	20-05-200-155-0000	20-05-400-021-0000	20-08-201-001-0000	
20-05-200-065-0000	20-05-200-156-0000	20-05-400-022-0000	20-08-201-002-0000	
20-05-200-066-0000	20-05-200-158-0000	20-05-400-023-0000	20-08-201-003-0000	
20-05-200-067-0000	20-05-200-159-0000	20-05-400-024-0000	20-08-201-004-0000	
20-05-200-068-0000	20-05-200-160-0000	20-05-400-025-0000	20-08-201-009-0000	
20-05-200-070-0000	20-05-200-161-0000	20-05-500-001-0000	20-08-201-010-0000	
20-05-200-071-0000	20-05-200-162-0000	20-05-500-002-0000	20-08-201-011-0000	
20-05-200-072-0000	20-05-300-001-0000	20-08-104-005-0000	20-08-201-012-0000	
20-05-200-073-0000	20-05-300-013-0000	20-08-104-006-0000	20-08-201-013-0000	
20-05-200-074-0000	20-05-300-018-0000	20-08-104-007-0000	20-08-201-014-0000	
20-05-200-075-0000	20-05-300-019-0000	20-08-104-008-0000	20-08-201-015-0000	

AUTHORIZATION FOR CONDUCT OF PUBLIC HEARING ON ESTABLISHMENT OF
SPECIAL SERVICE AREA NO. 49.

[O2010-4466]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the establishment of Special Service Area Number 49, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time, and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time (the "Property Tax Code"); and

WHEREAS, The City Council of the City of Chicago (the "City Council") finds that it is in the public interest that consideration be given to the creation of an area within the City of Chicago to be known and designated as Special Service Area Number 49 (the "Area") and to the authorization of the levy of a special annual services tax (the "Services Tax") for a period of ten years within the Area for the purposes set forth herein; that the Area is contiguous; and that said special services are in addition to municipal services provided by and to the City of Chicago generally, and it is, therefore, in the best interests of the City of Chicago that the creation of the Area and the levy of the Services Tax within the Area for the services to be provided be considered; now, therefore,

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

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

SECTION 2. A public hearing shall be held by the Committee on Finance of the City Council of the City of Chicago at the City Council Chambers, City Hall, Chicago, Illinois (the "Hearing") to consider the creation of the Area and the authorization of the levy of the Services Tax. At the Hearing there will be considered the levy of the Services Tax upon the taxable property within the Area sufficient to produce revenues required to provide special services in the Area. The Services Tax shall not exceed the annual sum of two percent of the equalized assessed value of the taxable property within the Area. The Services Tax shall be authorized to be levied in tax years 2010 through and including 2019. The Services Tax shall be in addition to all other taxes provided by law and shall be levied pursuant to the provisions of the Property Tax Code, as amended from time to time. The special services to be considered include, but are not limited to: recruitment of new businesses to the Area, rehabilitation activities, maintenance and beautification activities, security, coordination of promotional and advertising activities, strategic planning for the Area, and other technical assistance activities to promote commercial and economic development (which may include, but are limited to, streetscape improvements, strategic transit/parking improvement including parking management studies, and enhanced land use oversight and control initiatives), which will be hereinafter referred to collectively as the "Special Services". The Special Services shall be in addition to services provided to and by the City of Chicago generally. The Area shall consist of territory described on Exhibit 1 hereto and hereby incorporated herein. The approximate street location of said territory consists of Exchange Avenue, from the south side of 71st Street to 79th Street; 75th Street, from the east side of Paxton Avenue to west side of

South Shore Avenue; 79th Street, from the east side of Paxton Avenue to the west side of South Shore Avenue.

SECTION 3. Notice of the Hearing shall be published by the City of Chicago at least once, not less than fifteen (15) days prior to the Hearing, in a newspaper of general circulation within the City of Chicago. In addition, notice by mail shall be given by depositing said notice in the United States mail addressed to the person or persons in whose name the general taxes for the last preceding year were paid on each property lying within the Area. The notice shall be mailed not less than ten (10) days prior to the time set for the Hearing. In the event taxes for the last preceding year were not paid, the notice shall be sent to the person last listed on the tax rolls prior to that year as the owner of the property.

SECTION 4. Notice of the Hearing shall be substantially in the following form:

Notice Of Public Hearing

City Of Chicago Special Service Area Number 49.

Notice is hereby given that at _____ o'clock __.M., on the _____ day of _____, 20__ at the City Council Chambers, City Hall, 121 North LaSalle Street, Chicago, Illinois, a public hearing will be held by the Committee on Finance of the City Council of the City of Chicago to consider the creation of an area within the City of Chicago to be known and designated as Special Service Area Number 49 (the "Area") and the authorization of the levy of a special annual services tax (the "Services Tax") within the Area. The Services Tax under consideration shall be authohzed to be levied in tax years 2010 through and including 2019. The purpose of creating the Area shall be to provide Special Services within the Area, which may include, but are not limited to: recruitment of new businesses to the Area, rehabilitation activities, maintenance and beautification activities, security, coordination of promotional and advertising activities, strategic planning for the Area, and other technical assistance activities to promote commercial and economic development (which may include, but are not limited to, streetscape improvements, strategic transit/planning improvement including parking management studies, and enhanced land use oversight and control initiatives), which will hereinafter referred to collectively as the "Special Services."

At the hearing there will be considered a Services Tax to be levied against the taxable property included within the Area for the provision of the Special Services not to exceed the annual sum of two percent of the equalized assessed value of taxable property within the Area. The Services Tax shall be in addition to all other

taxes provided by law and shall be levied pursuant to the provisions of the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time.

The Area shall consist of the territory described herein and incorporated hereto as Exhibit 1. The approximate street location of said territory consists of Exchange Avenue, from the south side of 71st Street to 79th Street; 75th Street, from the east side of Paxton Avenue to west side of South Shore Avenue; 79th Street to the east side of Paxton Avenue to the west side of South Shore Avenue.

At the public hearing any interested person, including all persons owning taxable real property located within the proposed Area, affected by the creation of the Area and the levy of the Services Tax may file with the City Clerk of the City of Chicago written objections to and may be heard orally with respect to any issues embodied in this notice. The Committee on Finance of the City Council of the City of Chicago shall hear and determine all protests and objections at said hearing, and said hearing may be adjourned to another date without further notice other than a motion to be entered upon the minutes fixing the time and place it will reconvene.

If a petition signed by at least fifty-one percent (51%) of the electors residing within the boundahes of the proposed Area and by at least fifty-one percent (51%) of the landowners included within the boundahes of the proposed Area objecting to the creation of the Area and the levy of the Services Tax therein is filed with the City Clerk of the City of Chicago within sixty (60) days following the final adjournment of the public heahng, the Area shall not be created and the Services Tax shall not be levied.

By order of the City Council of the City of Chicago, Cook County, Illinois.

Dated this ____ day of _____, 2010.

City Clerk, City of Chicago,
Cook County, Illinois

SECTION 5. This ordinance shall become effective from its passage and approval.

Exhibit 1 referred to in this ordinance reads as follows:

*Exhibit 1.**Special Service Area No. 49.**South Shore/Exchange.**Legal Description.*

THAT PART OF SECTIONS 30 AND 31 IN TOWNSHIP 38 NORTH, RANGE 15 EAST OF THE THIRD PRINCIPAL MERIDIAN AND SECTIONS 25 AND 36 IN TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN AND DESCRIBED AS FOLLOWS:

BEGINNING AT THE CENTERLINES OF 79TH STREET AND PAXTON AVENUE; THENCE SOUTH ALONG THE CENTERLINE OF PAXTON AVENUE TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 79TH STREET; THENCE EAST ALONG SAID CENTERLINE TO THE CENTERLINE OF OGLESBY AVENUE; THENCE NORTH ALONG SAID LINE TO THE WESTERLY EXTENSION OF A LINE 6 FEET NORTH OF THE SOUTH LINE OF LOT 39 OF BLOCK 1 OF RICHARDSON'S SUBDIVISION; THENCE EAST ALONG SAID LINE TO THE WEST LINE OF THE B & O RAIL ROAD; THENCE SOUTHEASTERLY ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF YATES BOULEVARD; THENCE NORTH ALONG SAID CENTERLINE TO A LINE AND ITS WESTERLY EXTENSION 143.00 FEET SOUTH OF THE CENTERLINE OF 79TH STREET; THENCE EAST ALONG SAID LINE TO AN ANGLE POINT; THENCE SOUTHEASTERLY 12.80 FEET ALONG SAID LINE TO THE NORTHERLY EXTENSION OF THE WEST LINE OF LOT 16 OF BLOCK 4 OF THE 79TH STREET ADDITION TO CHELTENHAM BEACH SUBDIVISION; THENCE SOUTH ALONG SAID LINE AND ITS EXTENSION TO THE SOUTHWEST LINE OF LOT 13 OF SAID BLOCK; THENCE SOUTHEASTERLY ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF PHILLIPS AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF FIRST ALLEY SOUTH OF 79TH STREET; THENCE EAST ALONG SAID CENTERLINE TO THE CENTERLINE OF ESSEX AVENUE; THENCE NORTH ALONG SAID CENTERLINE TO THE SOUTH LINE AND ITS WESTERLY EXTENSION OF LOT 10 IN BLOCK 2 OF SAID SUBDIVISION; THENCE EAST ALONG SAID LINE TO THE WEST LINE OF LOT 8 OF SAID BLOCK; THENCE SOUTH ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 79TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF COLFAX AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF FIRST ALLEY SOUTH OF 79TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF FIRST ALLEY

EAST OF BLIRNHAM AVENUE; THENCE NORTH ALONG SAID LINE TO THE WESTERLY EXTENSION OF THE SOLITH LINE OF LOT 46 IN BLOCK 4 IN FOWLER'S SLIBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF MLISKEGON AVENUE; THENCE SOLITH ALONG SAID LINE TO THE WESTERLY EXTENSION OF THE SOLITH LINE OF LOT 4 IN BLOCK 3 IN NEWBERRY AND CLILVER'S SLIBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF ESCANABA AVENUE; THENCE SOLITH ALONG SAID LINE TO THE WESTERLY EXTENSION OF THE SOLITH LINE OF LOT 44 IN BLOCK 2 IN WALTER S. HAINE'S SLIBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE FIRST ALLEY EAST OF ESCANABA AVENUE; THENCE NORTH ALONG SAID LINE TO THE WESTERLY EXTENSION OF A LINE 12.5 FEET NORTH OF THE NORTH LINE OF LOT 6 IN SAID BLOCK; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF EXCHANGE AVENUE; THENCE NORTH ALONG SAID LINE TO THE NORTH LINE AND ITS WESTERLY EXTENSION OF LOT 4 OF THE SLIBDIVISION OF THE WEST HALF OF LOT 1 IN THE CIRCLIT COLIRT PARTITION; THENCE EAST ALONG SAID LINE AND ITS EASTERLY EXTENSION TO THE EAST LINE OF LOT 4 OF SAID SLIBDIVISION; THENCE SOLITH ALONG SAID LINE AND ITS SOLITHERLY EXTENSION TO THE NORTH LINE OF 80TH STREET; THENCE EAST ALONG SAID LINE TO THE WESTERLY LINE OF THE I. C. RAILROAD; THENCE NORTH ALONG SAID LINE TO EASTERLY EXTENSION OF THE NORTH LINE OF LOT 13 OF THE SLIBDIVISION OF THE WEST ½ OF LOT 1 OF CIRCLIT COLIRT PARTITION; THENCE EAST ALONG SAID LINE TO THE SOLITHERLY EXTENSION OF THE WEST LINE OF COMMERCIAL AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY SOLITH OF 79TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF COLES AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY SOLITH OF 79TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF SOLITH SHORE DRIVE; THENCE NORTH ALONG SAID LINE TO THE NORTHEASTERLY EXTENSION OF THE SOLITHEAST LINE OF LOT 4 IN THE SLIBDIVISION OF LOTS 119, 121 TO 124 IN DIVISION 1 OF WESTFALL'S SLIBDIVISION; THENCE SOLITHWESTERLY ALONG SAID LINE AND ITS EXTENSION TO THE NORTH LINE OF 79TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY WEST OF SOLITH SHORE DRIVE; THENCE NORTH ALONG SAID LINE TO AN ANGLE POINT IN SAID LINE; THENCE NORTHWESTERLY ALONG SAID LINE TO AN ANGLE POINT IN SAID LINE; THENCE WEST ALONG SAID LINE TO AN ANGLE POINT IN SAID LINE; THENCE NORTHWEST ALONG SAID LINE TO THE NORTHEAST EXTENSION OF THE NORTHWEST LINE OF LOT 17 IN THE SLIBDIVISION OF LOTS 119, 121 TO 124 IN DIVISION 1 OF WESTFALL'S SLIBDIVISION; THENCE SOLITHWEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF COLES AVENUE; THENCE NORTHWEST ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY NORTH OF 79TH STREET; THENCE WEST ALONG SAID LINE TO THE SOLITHEAST EXTENSION OF THE SOLITHWEST LINE OF LOT 4 IN FREEMAN'S SLIBDIVISION; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF CHELTENHAM PLACE; THENCE SOLITHWESTERLY ALONG SAID LINE TO THE SOLITHEASTERLY EXTENSION OF THE NORTHEASTERLY LINE OF LOT 33 IN THE FIRST EAST ADDITION TO CHELTENHAM BEACH; THENCE NORTHWESTERLY ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE FIRST ALLEY NORTHWEST OF CHELTENHAM PLACE; THENCE NORTHEAST ALONG SAID LINE TO THE SOLITHEAST EXTENSION OF THE NORTHEAST LINE OF LOT 31 IN

FIRST EAST ADDITION TO CHELTENHAM BEACH SLIBDIVISION; THENCE NORTHWESTERLY ALONG SAID LINE AND ITS EXTENSION AND CONTINLING ALONG THE NORTHEAST LINE OF LOT 2 IN SAID SLIBDIVISION TO THE CENTERLINE OF THE FIRST ALLEY NORTHWEST OF 78TH PLACE; THENCE NORTHEAST ALONG SAID LINE TO THE SOLITHEAST EXTENSION OF NORTHEAST LINE OF LOT 51 IN BLOCK 1 OF WESTFALL'S SLIBDIVISION; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO A LINE 50 FEET NORTHWEST OF THE SOLITHEAST LINE OF LOT 47 IN SAID BLOCK; THENCE SOLITHWEST ALONG SAID LINE TO A LINE 80 FEET NORTHEAST OF THE SOLITHWEST LINE OF LOT 47 IN SAID BLOCK; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF 78TH STREET; THENCE SOLITHWEST ALONG SAID LINE TO A LINE 66 2/3 FEET NORTHEAST OF THE NORTHEAST LINE OF EXCHANGE AVENLIE; THENCE NORTHWEST ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST NORTHWEST OF 78TH STREET; THENCE NORTHEAST ALONG SAID LINE TO THE SOLITHEAST EXTENSION OF THE NORTHEAST LINE OF LOT 2 IN CRAPO AND ELLIOTT'S SLIBDIVISION; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE FIRST ALLEY SOLITHEAST OF 77TH PLACE; THENCE SOLITHWEST ALONG SAID LINE TO A LINE 35 FEET NORTHEAST OF THE NORTHEAST LINE OF EXCHANGE AVENLIE; THENCE NORTHWEST ALONG SAID LINE TO THE CENTERLINE OF 77TH PLACE; THENCE NORTHEAST ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY NORTHEAST OF EXCHANGE AVENLIE; THENCE NORTHWEST ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY SOLITHEAST OF 77TH STREET; THENCE SOLITHWEST ALONG SAID LINE TO A LINE 60 FEET NORTHEAST OF THE NORTHEAST LINE OF EXCHANGE AVENLIE; THENCE NORTHWEST ALONG SAID LINE TO THE NORTHWEST LINE OF LOT 27 IN BLOCK 1 OF WESTFALL'S SLIBDIVISION; THENCE NORTHEAST ALONG SAID LINE TO A LINE 100 FEET NORTHEAST OF THE NORTHEAST LINE OF EXCHANGE AVENLIE; THENCE NORTHWEST ALONG SAID LINE TO A LINE 50.00 FEET NORTHWEST OF THE NORTHWEST LINE OF SAID LOT 27; THENCE NORTHEAST ALONG SAID LINE TO THE NORTHEAST LINE OF LOT 25 IN SAID BLOCK; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE NORTHWEST LINE OF LOT 23 IN SAID BLOCK; THENCE SOLITHWEST ALONG SAID LINE TO THE NORTHEAST LINE OF EXCHANGE AVENLIE; THENCE NORTHWEST ALONG SAID LINE TO THE SOLITHEAST LINE OF LOT 27 IN THE 2ND ADDITION TO CHELTENHAM BEACH SLIBDIVISION; THENCE NORTHEAST ALONG SAID LINE TO THE SOLITHEAST EXTENSION OF THE NORTHEAST LINE OF LOT 28 IN THE 2ND ADDITION TO CHELTENHAM BEACH SLIBDIVISION; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF 76TH PLACE; THENCE SOLITHWEST ALONG SAID LINE TO THE SOLITHEAST EXTENSION OF A LINE 7.5 FEET SOLITHWEST OF THE NORTHEAST LINE OF LOT 25 IN THE 2ND EAST ADDITION TO CHELTENHAM BEACH SLIBDIVISION; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE ALLEY FIRST NORTHWEST OF 76TH PLACE; THENCE NORTHEAST ALONG SAID LINE TO THE SOLITHEAST EXTENSION OF THE NORTHEAST LINE OF LOT 10 IN SAID SLIBDIVISION; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE ALLEY FIRST SOLITHEAST OF 76TH STREET; THENCE SOLITHWEST ALONG SAID LINE TO THE SOLITHEAST EXTENSION OF THE NORTHEAST LINE OF LOT 2 IN SAID SLIBDIVISION; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE

CENTERLINE OF 76TH STREET; THENCE NORTHEAST TO THE SOUTHEAST EXTENSION OF THE NORTHEAST UNE OF LOT 3 IN FRED WILKINSON'S SUBDIVISION; THENCE NORTHWEST ALONG SAID UNE TO THE CENTERUNE OF THE ALLEY FIRST NORTHWEST OF 76TH STREET; THENCE NORTHEAST ALONG SAID UNE TO A UNE 200 FEET NORTHEAST OF THE NORTHEAST UNE OF EXCHANGE AVENUE; THENCE NORTHWEST ALONG SAID UNE TO THE CENTERLINE OF THE ALLEY FIRST SOUTHEAST OF 75TH PLACE; THENCE SOUTHWEST ALONG SAID LINE TO THE SOUTHEAST EXTENSION OF A UNE 31.00 FEET NORTHEAST OF THE SOUTHWEST LINE OF LOT 8 IN MINNICK'S SUBDIVISION; THENCE NORTHWEST ALONG SAID UNE AND ITS EXTENSION TO THE CENTERUNE OF 75TH PLACE; THENCE SOUTHWEST ALONG SAID UNE TO THE SOUTHEAST EXTENSION OF A UNE 25 FEET NORTHEAST OF THE SOUTHWEST UNE OF LOT 9 IN SAID SUBDIVISION; THENCE NORTHWEST ALONG SAID UNE AND ITS EXTENSION TO THE NORTHWEST UNE OF THE VACATED ALLEY LYING NORTHERLY OF SAID LOT 9; THENCE NORTHEAST ALONG SAID UNE AND ITS EXTENSION TO THE NORTHEAST UNE OF LOT 57 IN SOUTH SHORE SUBDIVISION; THENCE NORTHWEST ALONG SAID UNE TO THE NORTHWEST UNE OF LOT 4 IN TOWAR'S SUBDIVISION; THENCE NORTHEAST ALONG SAID UNE TO THE SOUTHEAST EXTENSION OF THE NORTHEAST LINE OF LOT 3 IN SAID SUBDIVISION; THENCE NORTHWEST ALONG SAID LINE TO THE NORTHWEST LINE OF PIN NUMBER 21-30-200-007; THENCE NORTHEAST ALONG SAID LINE AND ITS EXTENSION TO THE NORTHEAST LINE OF COLES AVENUE; THENCE SOUTHEAST ALONG SAID UNE TO THE NORTHWEST UNE OF PIN NUMBER 21-30-201-047; THENCE NORTHEAST ALONG SAID LINE AND ITS EXTENSION TO THE SOUTHWEST UNE OF LOT 70 IN BLOCK 3 IN SOUTH SHORE SUBDIVISION; THENCE SOUTHEAST ALONG SAID UNE TO THE SOUTHWEST UNE OF SAID LOT; THENCE NORTHEAST ALONG SAID UNE TO THE SOUTHWEST UNE OF LOT 68 IN SAID BLOCK; THENCE SOUTHEAST ALONG SAID UNE TO THE SOUTHEAST LINE OF SAID LOT; THENCE NORTHEAST ALONG SAID LINE TO THE CENTERLINE OF SOUTH SHORE DRIVE; THENCE NORTHWEST ALONG SAID UNE TO THE NORTHEAST EXTENSION OF A UNE 50 FEET SOUTHEAST OF THE NORTHWEST LINE OF LOT 72 IN SAID BLOCK; THENCE SOUTHWEST ALONG SAID 50 FOOT UNE TO A UNE 50 FEET NORTHEAST OF THE SOUTHWEST LINE OF SAID LOT; THENCE NORTHWEST ALONG SAID 50 FOOT LINE TO THE NORTHWEST LINE OF SAID LOT; THENCE SOUTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF COLES AVENUE; THENCE SOUTHEAST ALONG SAID UNE TO THE NORTHEAST EXTENSION OF A UNE 100 FEET NORTHWEST OF THE SOUTHEAST LINE OF LOT 52 IN SAID BLOCK; THENCE SOUTHWEST ALONG SAID 100 FOOT LINE AND ITS EXTENSION TO A UNE 50 FEET SOUTHWEST OF THE NORTHEAST LINE OF SAID LOT; THENCE NORTHWEST ALONG SAID 50 FOOT LINE TO THE NORTHWEST LINE OF SAID LOT; THENCE SOUTHWEST ALONG SAID UNE TO THE NORTHEAST UNE OF LOT 50 IN SAID BLOCK; THENCE NORTHWEST ALONG SAID LINE TO A UNE 102.5 FEET SOUTHEAST OF THE SOUTHEAST UNE OF 74TH PLACE; THENCE SOUTHWEST ALONG SAID 102.5 FOOT UNE TO A UNE 15 FEET NORTHEAST OF THE NORTHEAST UNE OF LOT 17 IN S.D. POORBAUGH'S SUBDIVISION; THENCE NORTHWEST ALONG SAID 15 FOOT UNE TO THE CENTERUNE OF 74TH PLACE; THENCE SOUTHWEST ALONG SAID UNE TO THE SOUTHEAST EXTENSION OF THE NORTHEAST UNE OF LOT 6 IN SAID SUBDIVISION; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE SOUTHEAST UNE OF LOT 5 IN SAID SUBDIVISION; THENCE NORTHEAST ALONG SAID LINE TO THE

NORTHEAST LINE OF SAID LOT; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE NORTHWEST LINE OF LOT 1 IN SAID SLIBDIVISION; THENCE SOLITHWEST ALONG SAID LINE TO THE NORTHEAST LINE OF PIN NIMBER 21-30-120-030; THENCE NORTHWEST ALONG SAID LINE TO THE CENTERLINE OF 74TH STREET; THENCE SOLITHWEST ALONG SAID CENTERLINE TO THE SOLITHEAST EXTENSION OF A LINE 2 FEET SOLITHWEST OF THE NORTHEAST LINE OF LOT 11 IN RYAN AND CHAMBER'S SLIBDIVISION; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE SOLITHEAST LINE OF LOT 3 IN SAID SLIBDIVISION; THENCE NORTHEAST ALONG SAID LINE TO THE NORTHEAST LINE OF SAID LOT; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE NORTHWEST LINE OF LOT 2 IN SAID SLIBDIVISION; THENCE SOLITHWEST ALONG SAID LINE TO THE NORTHEAST LINE OF LOT 1 IN THE RESLIBDIVISION OF LOTS 7 TO 12, ETC.; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF 73RD PLACE; THENCE NORTHEAST ALONG SAID LINE TO THE SOLITHEAST EXTENSION OF THE NORTHEAST LINE OF LOT 5 IN THE SLIBDIVISION OF LOTS 33 AND 34 OF THE THIRD DIVISION OF SOLITH SHORE SLIBDIVISION; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO A LINE 25 FEET NORTHWEST OF THE NORTHWEST LINE OF LOT 4 IN SAID SLIBDIVISION OF LOTS 33 AND 34; THENCE NORTHEAST ALONG SAID 25 FOOT LINE TO THE NORTHEAST LINE OF LOT 30 IN BLOCK 3 IN SOLITH SHORE SLIBDIVISION; THENCE NORTHWEST ALONG SAID LINE TO A LINE 50 FEET NORTHWEST OF THE SOLITHEAST LINE OF LOT 29 IN SAID SLIBDIVISION; THENCE SOLITHWEST ALONG SAID LINE TO A LINE 76 FEET NORTHEAST OF THE NORTHEAST LINE OF EXCHANGE AVENUE; THENCE NORTHWEST ALONG SAID 76 FOOT LINE AND ITS EXTENSION TO THE CENTERLINE OF 73RD STREET; THENCE SOLITHWEST ALONG SAID LINE TO THE SOLITHEAST EXTENSION OF A NORTHEAST LINE OF PIN NIMBER 21-30-106-036; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO AN ANGLE POINT IN SAID LINE; THENCE NORTHEAST ALONG SAID LINE TO AN ANGLE POINT IN SAID LINE; THENCE NORTHWEST ALONG SAID LINE TO THE NORTHWEST LINE OF LOT 12 IN A.M. RAYMOND'S RESLIBDIVISION; THENCE SOLITHWEST ALONG SAID LINE TO THE NORTHEAST LINE OF LOT 10 IN SAID RESLIBDIVISION; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF 72ND PLACE; THENCE SOLITHWEST ALONG SAID CENTERLINE TO THE SOLITHEAST EXTENSION OF THE NORTHEAST LINE OF LOT 1 IN SAID RESLIBDIVISION; THENCE NORTHWEST ALONG SAID LINE TO THE SOLITHEAST LINE OF LOT 18 IN BLOCK 3 OF SOLITH SHORE SLIBDIVISION; THENCE NORTHEAST ALONG SAID LINE TO THE NORTHEAST LINE OF SAID LOT; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE NORTHWEST LINE OF LOT 14 IN SAID BLOCK; THENCE SOLITHWEST ALONG SAID LINE TO A LINE 94 FEET SOLITHWEST OF THE NORTHEAST LINE OF LOT 13 IN SAID BLOCK; THENCE NORTHWEST ALONG SAID 94 FOOT LINE AND ITS EXTENSION TO THE CENTERLINE OF 72ND STREET; THENCE SOLITHWEST ALONG SAID LINE TO THE SOLITHEAST EXTENSION OF A LINE 55 FEET NORTHEAST OF THE SOLITHWEST LINE OF LOT 10 IN SAID BLOCK; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE SOLITHEAST LINE OF LOT 9 IN SAID BLOCK; THENCE NORTHEAST ALONG SAID LINE TO THE NORTHEAST LINE OF SAID LOT; THENCE NORTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE SOLITHEAST LINE OF LOT 4 IN SAID BLOCK; THENCE NORTHEAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF COLES AVENUE; THENCE NORTHWEST ALONG SAID LINE TO THE

CENTERLINE OF SOUTH SHORE STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF YATES BOULEVARD; THENCE SOUTH ALONG SAID UNE TO THE CENTERLINE OF 72ND STREET; THENCE EAST ALONG SAID UNE TO THE CENTERLINE OF PHILUPS AVENUE; THENCE SOUTHEAST ALONG SAID UNE TO THE CENTERLINE OF THE ALLEY FIRST SOUTH OF 72ND STREET; THENCE NORTHEAST ALONG SAID UNE TO THE CENTERLINE OF THE ALLEY FIRST NORTHEAST OF PHILUPS AVENUE; THENCE SOUTHEAST ALONG SAID UNE TO THE NORTHWEST LINE OF LOT 15 IN BLOCK 4 OF SOUTH SHORE SUBDIVISION; THENCE SOUTHWEST ALONG SAID LINE TO THE CENTERLINE OF PHILLIPS AVENUE; THENCE SOUTHEAST ALONG SAID LINE TO THE CENTERLINE OF 73RD STREET; THENCE EAST ALONG SAID UNE TO THE CENTERLINE OF KINGSTON AVENUE; THENCE SOUTHEAST ALONG SAID LINE TO THE SOUTHWEST EXTENSION OF THE NORTHWEST UNE OF LOT 1 IN BLOCK 61 IN THE SUBDIVISION OF LOTS 57, 60 AND 61 IN DIVISION 4 OF SOUTH SHORE SUBDIVISION; THENCE NORTHEAST ALONG SAID LINE TO THE NORTHEAST LINE OF SAID LOT; THENCE SOUTHEAST ALONG SAID UNE AND ITS EXTENSION TO THE SOUTHWEST LINE OF PIN NUMBER 21-30-111-017; THENCE SOUTHEAST ALONG SAID LINE TO THE NORTHWEST UNE OF LOT 8 IN BLOCK 57 IN SAID SUBDIVISION; THENCE SOUTHWEST ALONG SAID LINE TO THE SOUTHWEST UNE OF SAID LOT; THENCE SOUTHEAST ALONG SAID LINE AND ITS EXTENSION TO THE SOUTHEAST UNE OF LOT 4 IN SAID BLOCK; THENCE SOUTHWEST ALONG SAID UNE TO THE SOUTHWEST UNE OF 21-30-111-033; THENCE SOUTHEAST ALONG SAID UNE TO THE WEST UNE OF LOT 1 IN WAGNER'S SUBDIVISION; THENCE SOUTH ALONG THE SOUTHERLY EXTENSION OF THE SOUTHWEST LINE OF SAID PIN NUMBER TO THE SOUTHEAST UNE OF LOT 2 IN SAID SUBDIVISION; THENCE NORTHEAST ALONG SAID UNE TO THE WEST UNE OF LOT 3 IN SAID SUBDIVISION; THENCE SOUTH ALONG SAID UNE TO THE SOUTH UNE OF SAID LOT; THENCE EAST ALONG SAID UNE TO A LINE 25 FEET WEST OF THE EAST UNE OF LOT 5 IN SAID SUBDIVISION; THENCE SOUTH ALONG SAID UNE TO THE CENTERLINE OF 74TH STREET; THENCE EAST ALONG SAID LINE TO THE NORTH EXTENSION OF THE WEST UNE OF PIN NUMBER 21-30-119-006; THENCE SOUTH ALONG SAID LINE TO THE SOUTH LINE OF SAID PIN NUMBER; THENCE EAST ALONG SAID PIN NUMBER TO THE SOUTHWEST UNE OF PIN NUMBER 21-30-119-007; THENCE SOUTHEAST ALONG SAID UNE TO THE NORTH LINE OF PIN NUMBER 21-30-119-005; THENCE WEST ALONG SAID UNE TO THE EAST UNE OF THE FORMER RIGHT OF WAY OF COLFAX AVENUE; THENCE NORTH ALONG SAID LINE TO THE SOUTH UNE OF 74TH STREET; THENCE WEST ALONG SAID UNE TO THE WEST UNE OF THE FORMER RIGHT OF WAY OF COLFAX AVENUE; THENCE SOUTH ALONG SAID LINE TO THE NORTH UNE OF THE FIRST ALLEY NORTH OF 75TH STREET; THENCE WEST ALONG SAID UNE TO THE CENTERLINE OF KINGSTON AVENUE; THENCE SOUTH ALONG SAID UNE TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 75TH STREET; THENCE WEST ALONG SAID UNE TO THE CENTERLINE OF PHILLIPS AVENUE; THENCE SOUTH ALONG SAID UNE TO THE EAST EXTENSION OF THE NORTH UNE OF LOT 39 IN BLOCK 4 IN SOUTH SHORE SUBDIVISION; THENCE WEST ALONG SAID UNE TO THE EAST UNE OF LOT 40 OF SAID BLOCK; THENCE SOUTH ALONG SAID UNE TO A UNE 74 FEET NORTH OF THE SOUTH UNE OF SAID LOT; THENCE WEST ALONG SAID 74 FOOT UNE AND ITS EXTENSION TO THE CENTERLINE OF YATES AVENUE; THENCE NORTH ALONG SAID UNE TO THE EAST EXTENSION OF THE NORTH LINE OF LOT 6 IN THE SUBDIVISION OF LOTS 19, 20, ETC., OF STAVE AND KLEMM'S SUBDIVISION; THENCE WEST ALONG SAID UNE TO THE

CENTERLINE OF THE ALLEY FIRST WEST OF YATES AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 75TH STREET; THENCE WEST ALONG SAID CENTERLINE TO THE NORTH EXTENSION OF THE WEST LINE OF LOT 14 IN SAID SUBDIVISION; THENCE SOUTH ALONG SAID UNE AND ITS EXTENSION TO THE NORTH LINE OF 75TH STREET; THENCE WEST ALONG SAID UNE TO THE CENTERLINE OF OGLESBY AVENUE; THENCE NORTH ALONG SAID UNE TO THE EAST EXTENSION OF A UNE 58.05 FEET SOUTH OF THE NORTH LINE OF LOT 7 IN BACON'S WINDSOR PARK SUBDIVISION; THENCE WEST ALONG SAID 58.05 UNE AND EXTENSION TO THE EAST LINE OF LOT 9 IN SAID SUBDIVISION; THENCE NORTH ALONG SAID UNE AND ITS EXTENSION TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 75TH STREET; THENCE WEST ALONG SAID UNE TO THE CENTERLINE OF CRANDON AVENUE; THENCE SOUTH TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 75TH STREET; THENCE WEST ALONG SAID UNE TO THE NORTH EXTENSION OF A LINE 28 FEET EAST OF THE WEST LINE OF LOT 4 IN THE SUBDIVISION OF THE SOUTH 120 FEET OF LOTS 11 TO 15 OF BLOCK 8 OF STAVE AND KLEMM'S SUBDIVISION; THENCE SOUTH ALONG SAID 28 FOOT UNE AND ITS EXTENSION TO THE NORTH UNE OF 75TH STREET; THENCE WEST ALONG SAID UNE TO THE CENTERLINE OF LUELLA AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 75TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF PAXTON AVENUE; THENCE SOUTH ALONG SAID UNE TO THE CENTERLINE OF THE ALLEY FIRST SOUTH OF 75TH STREET; THENCE EAST ALONG SAID UNE TO THE CENTERLINE OF YATES AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST SOUTH OF 75TH STREET; THENCE EAST ALONG SAID UNE TO THE CENTERLINE OF COLFAX AVENUE; THENCE SOUTH ALONG SAID LINE TO THE WEST EXTENSION OF THE NORTH LINE OF LOT 5 IN BLOCK 2 IN THE DIVISIONS 1 AND 2 OF WESTFALL'S SUBDIVISION; THENCE EAST ALONG SAID UNE AND ITS EXTENSION TO THE CENTERLINE OF SAGINAW AVENUE; THENCE SOUTH ALONG SAID UNE TO THE WEST EXTENSION OF THE SOUTH UNE OF LOT 89 IN SAID BLOCK; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE WEST LINE OF LOT 88 IN SAID BLOCK; THENCE SOUTH ALONG SAID UNE TO THE SOUTH LINE OF SAID LOT; THENCE EAST ALONG SAID LINE TO THE WEST UNE OF LOT 4 IN MIDDAGH'S RESUBDIVISION; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF 76TH STREET; THENCE EAST ALONG SAID UNE TO THE CENTERLINE OF MARQUETTE AVENUE; THENCE SOUTH ALONG SAID UNE TO THE CENTERLINE OF THE ALLEY FIRST SOUTH OF 76TH STREET; THENCE EAST ALONG SAID UNE TO THE NORTH EXTENSION OF THE WEST UNE OF LOT 8 IN JOHNSON'S SUBDIVISION; THENCE SOUTH ALONG SAID UNE AND ITS EXTENSION TO THE CENTERLINE OF 76TH PLACE; THENCE EAST ALONG SAID UNE TO THE SOUTHWEST UNE OF EXCHANGE AVENUE; THENCE SOUTHEAST ALONG SAID LINE TO THE CENTERLINE OF BURNHAM AVENUE; THENCE SOUTH ALONG THE CENTERLINE OF BURNHAM AVENUE TO THE SOUTH UNE OF 77TH STREET; THENCE EAST ALONG SAID UNE TO THE WEST UNE OF LOT 5 IN FOSTER & JONE'S SUBDIVISION; THENCE SOUTH ALONG SAID UNE TO THE SOUTH LINE OF SAID LOT; THENCE EAST ALONG SAID UNE TO THE WEST UNE OF LOT 126 IN BLOCK 2 OF WESTFALL'S SUBDIVISION; THENCE SOUTH ALONG SAID UNE TO A UNE 50 FEET NORTH OF THE SOUTH LINE OF SAID LOT 126; THENCE EAST ALONG SAID 50 FOOT LINE TO THE WEST LINE OF MUSKEGON AVENUE; THENCE SOUTH ALONG SAID LINE TO A UNE 125 FEET NORTH OF THE NORTH UNE OF 78TH STREET; THENCE EAST

ALONG SAID 125 FOOT UNE TO A UNE 103 FEET EAST OF THE EAST UNE OF MUSKEGON AVENUE; THENCE SOUTH ALONG SAID 103 FOOT UNE AND ITS EXTENSION TO THE CENTERUNE OF 78TH STREET; THENCE EAST ALONG SAID LINE TO THE NORTH CENTERUNE OF THE ALLEY FIRST EAST OF MUSKEGON AVENUE; THENCE SOUTH ALONG SAID LINE TO THE WEST EXTENSION OF THE SOUTH LINE OF LOT 45 IN BLOCK 2 IN THE WEST ADDITION TO CHELTENHAM BEACH SUBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE WEST UNE OF ESCANABA AVENUE; THENCE SOUTH ALONG SAID UNE TO THE CENTERUNE OF THE ALLEY FIRST NORTH OF 79TH STREET; THENCE WEST ALONG SAID LINE TO THE NORTH EXTENSION OF THE EAST UNE OF LOT 21 IN BLOCK 3 IN THE WEST ADDITION TO CHELTENHAM BEACH SUBDIVISION; THENCE SOUTH ALONG SAID UNE AND ITS EXTENSION TO A UNE 101 FEET NORTH OF THE NORTH LINE OF 79TH STREET; THENCE WEST ALONG SAID UNE TO THE CENTERUNE OF BURNHAM AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 79TH STREET; THENCE WEST ALONG SAID UNE TO THE CENTERLINE OF SAGINAW AVENUE; THENCE SOUTH ALONG SAID UNE TO THE EAST EXTENSION OF THE NORTH LINE OF LOT 48 IN BLOCK 2 IN DIVISION 1 AND 2 OF WESTFALL'S SUBDIVISION; THENCE WEST ALONG SAID UNE AND ITS EXTENSION TO THE EAST UNE OF THE RESUBDIVISION OF EAST 1/2 OF LOT 47, ETC, OF WESTFALL'S SUBDIVISION; THENCE NORTH ALONG SAID LINE TO THE NORTH UNE OF SAID RESUBDIVISION; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF COLFAX AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 79TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERUNE OF YATES AVENUE; THENCE NORTH ALONG SAID CENTERLINE TO THE EAST EXTENSION OF THE NORTH LINE OF LOT "A" IN THE CONSOLIDATION OF LOTS 18, ETC. IN WATSON AND BARTLETT'S SUBDIVISION; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF OGLESBY AVENUE; THENCE SOUTH ALONG SAID UNE TO THE NORTHERLY LINE OF THE FORMER RIGHT OF WAY OF THE B & O RAILROAD; THENCE WESTERLY ALONG SAID LINE TO THE WEST UNE OF PIN NUMBER 20-25-429-035; THENCE SOUTH ALONG SAID LINE TO THE SOUTHERLY UNE SAID FORMER RIGHT OF WAY; THENCE WESTERLY ALONG SAID LINE TO THE NORTH LINE OF PIN NUMBER 20-25-429-033; THENCE WEST ALONG SAID LINE TO THE EAST UNE OF CRANDON AVENUE; THENCE NORTH ALONG SAID LINE TO THE SOUTHERLY LINE OF SAID FORMER RIGHT OF WAY; THENCE WESTERLY ALONG SAID UNE TO THE CENTERUNE OF CRANDON AVENUE; THENCE SOUTH ALONG SAID CENTERUNE TO THE CENTERUNE OF THE ALLEY FIRST NORTH OF 79TH STREET; THENCE WEST ALONG SAID UNE TO THE CENTERUNE OF PAXTON AVENUE; THENCE SOUTH ALONG SAID UNE TO THE POINT OF BEGINNING.

*Special Service Area No. 49.**South Shore/Exchange.**Permanent Index Number List -- August 24, 2010.*

(Page 1 of 2)

20-25-228-025-0000	21-31-202-042-0000	21-31-106-044-0000	21-30-416-015-0000	21-30-407-028-0000
21-30-302-003-0000	21-31-105-043-0000	21-31-107-001-0000	21-30-416-016-0000	21-30-105-013-0000
21-30-303-001-0000	20-25-429-031-0000	21-31-107-039-0000	21-30-111-030-0000	21-30-101-009-0000
21-30-303-004-0000	20-25-228-026-0000	21-31-204-011-0000	21-30-121-022-0000	21-30-105-012-0000
21-31-103-002-0000	21-30-305-005-0000	21-30-416-017-0000	21-30-115-034-0000	21-30-328-027-0000
21-31-105-055-0000	21-30-117-011-0000	21-31-107-008-0000	21-30-115-040-0000	21-30-111-022-0000
21-31-202-004-0000	21-30-315-001-0000	21-30-111-031-0000	21-30-301-023-0000	21-31-100-001-0000
21-30-411-001-0000	21-30-417-021-0000	21-31-206-020-0000	21-30-408-030-0000	21-31-100-002-0000
20-25-228-030-0000	20-25-429-035-0000	21-30-120-007-0000	21-31-107-005-0000	21-30-200-006-0000
21-30-101-008-0000	21-31-203-001-0000	21-30-111-037-0000	21-30-317-015-0000	21-30-122-018-0000
21-30-101-024-0000	21-31-204-019-0000	21-30-305-001-0000	21-30-100-003-0000	20-36-206-005-0000
21-30-106-005-0000	21-30-112-013-0000	21-30-302-002-0000	21-30-100-004-0000	20-36-206-002-0000
21-30-201-008-0000	21-30-112-014-0000	20-25-226-025-0000	21-30-100-005-0000	20-36-206-003-0000
21-30-201-026-0000	21-30-115-011-0000	20-25-430-040-0000	21-31-103-063-0000	20-25-407-007-0000
21-30-201-027-0000	21-30-112-004-0000	21-30-327-020-0000	21-30-316-013-0000	21-30-121-007-0000
21-30-201-040-0000	21-30-112-007-0000	21-30-408-041-0000	21-30-410-024-0000	20-25-225-024-0000
21-30-201-041-0000	21-30-112-008-0000	21-30-400-023-0000	21-30-317-014-0000	21-31-100-012-0000
21-30-201-042-0000	21-30-112-051-0000	21-30-303-002-0000	20-25-420-089-0000	21-31-100-038-0000
21-30-201-043-0000	21-30-100-001-0000	21-30-403-016-0000	21-30-408-014-0000	21-30-300-002-0000
21-30-201-044-0000	20-36-206-004-0000	21-30-400-021-0000	21-30-119-006-0000	21-30-300-003-0000
21-30-201-045-0000	21-30-111-017-0000	21-30-317-017-0000	21-31-107-006-0000	21-31-204-046-0000
21-30-201-046-0000	21-30-101-027-0000	21-31-206-001-0000	21-30-417-035-0000	20-25-227-029-0000
21-30-300-001-0000	21-30-401-005-0000	21-31-206-002-0000	21-30-417-022-0000	21-30-408-029-0000
21-30-301-024-1002	20-36-207-033-0000	21-30-304-002-0000	21-30-401-001-0000	20-25-226-026-0000
21-30-301-024-1001	21-31-204-018-0000	20-25-228-033-0000	21-30-106-004-0000	21-30-329-022-0000
21-30-301-024-1003	21-30-316-027-0000	20-25-225-027-0000	21-30-417-025-0000	21-30-408-028-0000
21-30-301-024-1004	21-31-200-002-0000	21-30-300-004-0000	21-31-202-002-0000	21-30-411-015-0000
21-30-301-024-1005	21-31-200-003-0000	21-30-300-005-0000	21-31-204-049-0000	21-30-407-030-0000
21-30-301-024-1006	21-31-200-004-0000	21-30-105-009-0000	21-31-204-044-0000	21-30-119-010-0000
21-30-301-024-1007	21-31-200-040-0000	20-36-204-034-0000	21-30-330-041-0000	21-30-327-022-0000
21-30-301-024-1008	21-31-201-002-0000	21-30-417-023-0000	21-30-122-032-0000	21-30-327-023-0000
21-30-301-024-1009	21-31-201-033-0000	21-30-121-008-0000	21-31-201-031-0000	21-31-204-048-0000
21-30-301-024-1010	21-31-201-034-0000	21-30-121-009-0000	21-30-118-031-0000	20-25-430-029-0000
21-30-301-024-1011	21-31-201-032-0000	21-30-409-007-0000	21-30-200-011-0000	21-30-305-017-0000
21-30-301-024-1012	21-30-106-036-0000	21-31-200-001-0000	21-30-101-007-0000	21-30-403-013-0000
21-30-301-024-1013	21-30-115-039-0000	21-30-118-028-0000	21-31-103-001-0000	21-31-206-004-0000
21-30-301-024-1015	20-25-406-042-0000	21-30-118-029-0000	21-30-105-010-0000	21-30-304-031-0000
21-30-301-024-1016	20-25-429-034-0000	21-30-118-030-0000	20-25-227-033-0000	20-25-225-028-0000
21-30-301-003-0000	20-36-206-006-0000	21-30-327-021-0000	20-25-227-027-0000	21-31-203-020-0000
21-30-408-039-0000	21-30-117-012-0000	21-30-329-023-0000	21-30-400-035-0000	20-25-429-033-0000
21-30-408-040-0000	21-30-117-017-0000	21-30-326-023-0000	21-30-121-019-0000	21-30-317-001-0000
21-30-122-016-0000	21-30-118-032-0000	21-30-407-032-0000	21-30-328-024-0000	21-30-409-010-0000
20-36-205-001-0000	21-30-119-011-0000	21-30-121-021-0000	21-30-106-001-0000	21-30-112-019-0000
21-30-112-001-0000	21-30-121-020-0000	21-30-121-024-0000	21-30-111-033-0000	21-30-112-025-0000
21-30-317-018-0000	21-30-122-015-0000	21-31-106-043-0000	21-30-115-037-0000	20-25-226-023-0000
20-36-204-007-0000	21-30-200-003-0000	20-25-407-001-0000	21-30-326-024-0000	20-25-226-024-0000
20-36-204-006-0000	21-30-302-001-0000	20-25-407-002-0000	21-30-313-006-0000	21-30-407-029-0000
21-30-306-026-0000	21-30-303-003-0000	20-25-407-003-0000	21-30-301-024-1014	21-31-204-047-0000
21-30-111-035-0000	21-30-306-009-0000	20-25-407-004-0000	21-30-325-024-0000	21-31-204-017-0000
21-30-111-018-0000	21-30-327-024-0000	21-30-121-001-0000	20-36-204-008-0000	21-31-104-041-0000
21-30-314-022-1001	21-30-400-020-0000	21-30-410-001-0000	21-30-408-031-0000	20-25-225-029-0000
21-30-314-022-1002	21-30-407-034-0000	21-30-112-024-0000	21-30-317-019-0000	21-30-121-006-0000
21-30-314-022-1003	21-30-407-035-0000	20-25-405-002-0000	21-30-326-025-0000	21-30-119-007-0000
21-30-314-022-1004	21-30-408-034-0000	20-25-405-003-0000	21-30-328-025-0000	21-30-119-008-0000
21-30-314-022-1005	21-30-408-035-0000	20-25-405-004-0000	21-30-328-026-0000	21-30-119-009-0000
21-30-314-022-1006	21-30-408-037-0000	20-25-405-040-0000	21-31-101-002-0000	21-31-204-009-0000
21-30-314-022-1007	21-30-408-038-0000	21-30-403-001-0000	21-31-102-034-0000	21-30-410-004-0000
21-30-100-002-0000	21-31-106-006-0000	21-31-204-010-0000	21-30-417-024-0000	21-30-410-005-0000
21-30-120-008-0000	21-31-106-010-0000	21-30-200-004-0000	21-30-331-031-0000	21-30-410-003-0000
21-31-206-040-0000	21-31-106-011-0000	21-30-200-005-0000	21-30-331-032-0000	20-36-206-001-0000
21-30-111-019-0000	21-31-106-041-0000	21-30-409-001-0000	21-30-331-034-0000	20-25-404-001-0000
21-31-202-041-0000	21-31-106-042-0000	21-30-416-014-0000	21-30-331-033-0000	20-25-404-002-0000

*Special Service Area No. 49.**South Shore/Exchange.**Permanent Index Number List -- August 24, 2010.**(Page 2 of 2)*

20-25-404-003-0000	20-36-205-007-0000
20-25-404-006-0000	20-36-205-002-0000
20-25-227-028-0000	20-36-205-003-0000
20-25-404-004-0000	20-36-205-005-0000
20-25-225-026-0000	20-36-205-006-0000
20-25-404-005-0000	21-30-111-001-0000
20-36-207-043-0000	20-36-205-004-0000
21-30-329-028-0000	21-30-402-033-0000
21-31-102-003-0000	21-30-407-033-0000
20-25-228-029-0000	21-31-101-001-0000
21-31-100-003-0000	21-31-101-003-0000
21-31-107-002-0000	21-31-204-020-0000
21-31-107-040-0000	21-30-105-008-0000
21-30-329-024-0000	21-30-305-011-0000
21-30-304-030-0000	21-30-305-012-0000
20-25-407-005-0000	21-30-400-005-0000
20-25-407-006-0000	21-30-118-023-0000
20-25-407-008-0000	21-30-118-024-0000
21-31-206-003-0000	21-30-118-025-0000
21-30-112-002-0000	21-30-118-026-0000
21-30-325-028-0000	21-30-118-027-0000
21-30-325-029-0000	21-30-118-033-0000
21-30-326-021-0000	21-30-409-002-0000
21-30-326-022-0000	21-30-416-013-0000
21-30-407-031-0000	21-31-102-002-0000
21-30-317-016-0000	21-31-202-001-0000
21-30-408-032-0000	21-31-202-003-0000
20-25-420-066-0000	21-30-313-007-0000
21-30-331-035-0000	21-30-306-001-0000
21-30-331-036-0000	21-30-106-006-0000
21-30-331-037-0000	21-30-122-017-0000
21-30-105-006-0000	21-30-400-022-0000
21-30-105-007-0000	21-30-402-001-0000
21-30-304-003-0000	21-30-313-001-0000
21-30-409-004-0000	21-31-107-007-0000
21-30-402-034-0000	21-30-316-012-0000
21-30-403-014-0000	21-30-101-023-0000
20-25-227-025-0000	21-30-101-022-0000
21-30-316-001-0000	21-30-101-003-0000
21-30-409-006-0000	21-30-101-004-0000
21-30-409-008-0000	21-30-101-014-0000
21-30-409-009-0000	21-30-120-006-0000
21-30-117-018-0000	21-30-120-030-0000
21-30-325-025-0000	20-25-405-001-0000
21-30-325-026-0000	21-30-409-003-0000
21-30-325-027-0000	21-30-122-034-0000
21-31-203-025-0000	20-25-227-026-0000
21-30-200-001-0000	21-30-115-032-0000
21-30-200-002-0000	
21-30-200-008-0000	
21-30-416-008-0000	
21-30-416-009-0000	
21-30-416-010-0000	
21-30-416-011-0000	
21-30-416-012-0000	
21-30-416-018-0000	
21-30-416-019-0000	
21-30-417-051-0000	
20-25-428-027-0000	
20-25-428-028-0000	
20-25-428-029-0000	
20-25-428-036-0000	

AUTHORIZATION FOR CONDUCT OF PUBLIC HEARING ON ESTABLISHMENT OF
SPECIAL SERVICE AREA NO. 50.

[O2010-4467]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the establishment of Special Service Area Number 50, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harhs, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time, and pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time (the "Property Tax Code"); and

WHEREAS, The City Council of the City of Chicago (the "City Council") finds that it is in the public interest that consideration be given to the creation of an area within the City of Chicago to be known and designated as Special Service Area Number 50 (the "Area") and to the authorization of the levy of a special annual services tax (the "Services Tax") for a period of ten (10) years within the Area for the purposes set forth herein; that the Area is contiguous; and that said special services are in addition to municipal services provided by and to the City of Chicago generally, and it is, therefore, in the best interests of the City of Chicago that the creation of the Area and the levy of the Services Tax within the Area for the services to be provided be considered; now, therefore,

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

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

SECTION 2. A public hearing shall be held by the Committee on Finance of the City Council of the City of Chicago at the City Council Chambers, City Hall, Chicago, Illinois (the "Hearing") to consider the creation of the Area and the authorization of the levy of the Services Tax. At the Hearing there will be considered the levy of the Services Tax upon the taxable property within the Area sufficient to produce revenues required to provide special services in the Area. The Services Tax shall not exceed the annual sum of one and five-tenths percent (1.5%) of the equalized assessed value of the taxable property within the Area. The Services Tax shall be authorized to be levied in tax years 2010 through and including 2019. The Services Tax shall be in addition to all other taxes provided by law and shall be levied pursuant to the provisions of the Property Tax Code, as amended from time to time. The special services to be considered include, but are not limited to: recruitment of new businesses to the Area, rehabilitation activities, maintenance and beautification activities, security, coordination of promotional and advertising activities, strategic planning for the Area, and other technical assistance activities to promote commercial and economic development (which may include, but are not limited to, streetscape improvements, strategic transit/parking improvement including parking management studies, and enhanced land use oversight and control initiatives), which will be hereinafter referred to collectively as the "Special Services". The Special Services shall be in addition to services provided to and by the City of Chicago generally. The Area shall consist of territory described on Exhibit 1 hereto and hereby incorporated herein. The approximate street location of said territory consists of 79th Street, from the east side of Greenwood Avenue to the west side of Paxton Avenue; Stony Island Avenue, from the south side of 79th Street to the train viaduct immediately north of 95th Street;

87th Street, from the Metra train viaduct immediately west of Dobson Street to the west side of Chappel Street, excluding the south side of the street west of Greenwood Avenue.

SECTION 3. Notice of the Hearing shall be published by the City of Chicago at least once, not less than fifteen (15) days prior to the Hearing, in a newspaper of general circulation within the City of Chicago. In addition, notice by mail shall be given by depositing said notice in the United States mail addressed to the person or persons in whose name the general taxes for the last preceding year were paid on each property lying within the Area. The notice shall be mailed not less than ten (10) days prior to the time set for the Hearing. In the event taxes for the last preceding year were not paid, the notice shall be sent to the person last listed on the tax rolls prior to that year as the owner of the property.

SECTION 4. Notice of the Hearing shall be substantially in the following form:

Notice of Public Hearing

City of Chicago Special Service Area Number 50.

Notice is hereby given that at _____ o'clock __M., on the _____ day of _____, 20__ at the City Council Chambers, City Hall, 121 North LaSalle Street, Chicago, Illinois, a public hearing will be held by the Committee on Finance of the City Council of the City of Chicago to consider the creation of an area within the City of Chicago to be known and designated as Special Service Area Number 50 (the "Area") and the authorization of the levy of a special annual services tax (the "Services Tax") within the Area. The Services Tax under consideration shall be authorized to be levied in tax years 2010 through and including 2019. The purpose of creating the Area shall be to provide special services within the Area, which may include, but are not limited to: recruitment of new businesses to the Area, rehabilitation activities, maintenance and beautification activities, security, coordination of promotional and advertising activities, strategic planning for the Area, and other technical assistance activities to promote commercial and economic development (which may include, but are not limited to, streetscape improvements, strategic transit/parking improvement including parking management studies, and enhanced land use oversight and control initiatives), which will be hereinafter referred to collectively as the "Special Services".

At the hearing there will be considered a Services Tax to be levied against the taxable property included within the Area for the provision of the Special Services not to exceed the annual sum of one and five-tenths percent (1.5%) of the equalized assessed value of taxable property within the Area. The Services Tax shall be in addition to all other taxes provided by law and shall be levied pursuant

to the provisions of the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time.

The Area shall consist of the territory described herein and incorporated hereto as Exhibit 1. The approximate street location of said territory consists of 79th Street, from the east side of Greenwood Avenue to the west side of Paxton Avenue; Stony Island Avenue, from the south side of 79th Street to the train viaduct immediately north of 95th Street; 87th Street, from the Metra train viaduct immediately west of Dobson Street to the west side of Chappel Street, excluding the south side of the street west of Greenwood Avenue.

At the public hearing any interested person, including all persons owning taxable real property located within the proposed Area, affected by the creation of the Area and the levy of the Services Tax may file with the City Clerk of the City of Chicago written objections to and may be heard orally with respect to any issues embodied in this notice. The Committee on Finance of the City Council of the City of Chicago shall hear and determine all protests and objections at said hearing, and said hearing may be adjourned to another date without further notice other than a motion to be entered upon the minutes fixing the time and place it will reconvene.

If a petition signed by at least fifty-one percent (51%) of the electors residing within the boundaries of the proposed Area and by at least fifty-one percent (51%) of the landowners included within the boundaries of the proposed Area objecting to the creation of the Area and the levy of the Services Tax therein is filed with the City Clerk of the City of Chicago within sixty (60) days following the final adjournment of the public hearing, the Area shall not be created and the Services Tax shall not be levied.

By order of the City Council of the City of Chicago, Cook County, Illinois.

Dated this ____ day of _____, 20__.

City Clerk, City of Chicago,
Cook County, Illinois

SECTION 5. This ordinance shall become effective from its passage and approval.

Exhibit 1 referred to in this ordinance reads as follows:

*Exhibit 1.**Special Service Area No. 50.**Calumet Heights/Avalon.**Legal Description.*

THAT PART OF SECTIONS 25, 26, 35 AND 36, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN AND SECTIONS 1 AND 2, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN AND DESCRIBED AS FOLLOWS:

BEGINNING AT THE INTERSECTION OF THE CENTERUNES OF PAXTON AVENUE AND 79TH STREET; THENCE SOUTH ALONG THE CENTERUNE OF PAXTON AVENUE TO THE CENTERLINE OF THE ALLEY FIRST SOUTH OF 79TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF JEFFERY AVENUE; THENCE NORTH ALONG SAID UNE TO THE CENTERUNE OF THE ALLEY FIRST SOUTH OF 79TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF BENNETT AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERUNE OF THE ALLEY FIRST SOUTH OF 79TH STREET; THENCE WEST ALONG SAID UNE TO AN ANGLE POINT IN SAID UNE; THENCE NORTHWEST ALONG SAID UNE TO THE NORTHEAST EXTENSION OF THE SOUTHEAST UNE OF LOT 76 IN THE SUBDIVISION OF THE WEST 1111 FEET, ETC.; THENCE SOUTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF SOUTH CHICAGO AVENUE; THENCE SOUTHEAST ALONG SAID UNE TO THE NORTHEAST EXTENSION OF THE SOUTHEAST UNE OF LOT 42 IN BLOCK 3 IN ANTHONY AND HARVEY'S SUBDIVISION; THENCE SOUTHWEST ALONG SAID LINE AND ITS EXTENSION TO THE NORTHEAST LINE OF THE RAILROAD; THENCE SOUTHEAST ALONG SAID UNE TO THE CENTERUNE OF 87TH AVENUE; THENCE WEST ALONG SAID CENTERLINE TO THE SOUTHWEST LINE OF SAID RAILROAD; THENCE NORTHWEST ALONG SAID LINE TO THE NORTHEAST EXTENSION OF THE SOUTHEAST UNE OF LOT 23 IN BLOCK 4 OF ANTHONY AND HARVEY'S SUBDIVISION; THENCE SOUTHWEST ALONG SAID UNE AND ITS EXTENSION TO THE CENTERUNE OF ANTHONY AVENUE; THENCE SOUTHEAST ALONG SAID UNE TO THE CENTERUNE OF THE ALLEY FIRST WEST OF CORNELL AVENUE; THENCE SOUTHWEST ALONG SAID UNE TO AN ANGLE POINT IN SAID LINE; THENCE SOUTH ALONG SAID UNE TO THE EAST EXTENSION OF THE NORTH LINE OF LOT 34 IN BLOCK 1 IN STONY ISLAND PARK SUBDIVISION; THENCE WEST ALONG SAID UNE AND ITS EXTENSION TO A LINE 69 FEET WEST OF THE EAST LINE OF SAID LOT; THENCE SOUTH ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF 82ND STREET; THENCE EAST ALONG SAID LINE TO THE CENTERUNE OF THE ALLEY FIRST WEST OF CORNELL AVENUE; THENCE SOUTH ALONG SAID UNE TO THE CENTERUNE OF THE ALLEY FIRST NORTH

OF 87TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF CREGIER AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 87TH STREET; THENCE EAST ALONG SAID LINE TO THE NORTH EXTENSION OF THE EAST LINE OF LOT 22 IN BLOCK 2 IN THE SUBDIVISION OF BLOCKS 13 AND 14 OF CONSTANCE SUBDIVISION; THENCE SOUTH ALONG SAID LINE AND ITS EXTENSION TO A LINE 28 FEET SOUTH OF THE NORTH LINE OF LOT 21; THENCE EAST ALONG SAID 28 FOOT LINE TO THE CENTERLINE OF CONSTANCE AVENUE; THENCE SOUTH ALONG SAID LINE TO THE WEST EXTENSION OF THE NORTH LINE OF LOT 25 IN BLOCK 15 IN THE SUBDIVISION OF BLOCKS 12 AND 15 OF CONSTANCE SUBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE ALLEY FIRST WEST OF BENNETT AVENUE; THENCE NORTH ALONG SAID LINE TO THE WEST EXTENSION OF THE NORTH LINE OF LOT 21 OF SAID BLOCK; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF BENNETT AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 87TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF ELICLID AVENUE; THENCE SOUTH ALONG SAID LINE TO THE WEST EXTENSION OF THE NORTH LINE OF LOT 28 IN BLOCK 17 IN GEORGE AND WANNER'S SUBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE ALLEY FIRST EAST OF ELICLID AVENUE; THENCE NORTH ALONG SAID LINE TO THE WEST EXTENSION OF THE NORTH LINE OF LOT 19 IN SAID BLOCK; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF JEFFERY AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 87TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST EAST OF JEFFERY AVENUE; THENCE SOUTH ALONG SAID LINE TO THE WEST EXTENSION OF A LINE 6 FEET SOUTH OF THE NORTH LINE OF LOT 27 IN MOORE'S SUBDIVISION; THENCE EAST ALONG SAID 6 FOOT LINE AND ITS EXTENSION TO THE CENTERLINE OF CHAPPEL AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF 87TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF JEFFERY AVENUE; THENCE SOUTH ON SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST SOUTH OF 87TH STREET; THENCE WEST ALONG SAID LINE TO THE NORTH EXTENSION OF A LINE 92 FEET EAST OF THE EAST LINE OF BENNETT AVENUE; THENCE NORTH ALONG SAID LINE AND ITS EXTENSION TO A LINE 36.21 FEET NORTH OF THE SOUTH LINE OF LOT 7 IN BLOCK 1 IN W.G. WRIGHT'S 1ST ADDITION TO JACKSON PARK; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF BENNETT AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST SOUTH OF 87TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF CREGIER AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST SOUTH OF 87TH STREET; THENCE WEST ALONG SAID LINE TO THE WEST LINE OF LOT 25 IN MORNINGSIDE LANE RESUBDIVISION; THENCE SOUTH ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF 87TH PLACE; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST EAST OF STONY ISLAND AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF 89TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY

FIRST EAST OF STONY ISLAND AVENUE; THENCE SOLITH ALONG SAID LINE TO AN ANGLE POINT IN SAID LINE; THENCE SOLITHWEST ALONG SAID LINE TO AN ANGLE POINT IN SAID LINE; THENCE SOLITH ALONG SAID LINE TO CENTERLINE OF 91ST STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST EAST OF STONY ISLAND AVENUE; THENCE SOLITH ALONG SAID LINE TO THE CENTERLINE OF 91ST PLACE; THENCE EAST ALONG SAID LINE TO A LINE 165 FEET EAST OF THE EAST LINE OF STONY ISLAND AVENUE; THENCE SOLITH ALONG SAID 165 FOOT LINE TO THE CENTERLINE OF 92ND STREET; THENCE EAST ALONG SAID LINE TO A LINE 200 FEET EAST OF THE EAST LINE OF STONY ISLAND AVENUE; THENCE SOLITH ALONG SAID LINE TO THE CENTERLINE OF 92ND PLACE; THENCE WEST ALONG SAID LINE TO THE EAST LINE OF THE ALLEY FIRST EAST OF STONY ISLAND AVENUE; THENCE SOLITH ALONG SAID LINE TO THE NORTH LINE OF PIN NUMBER 25-01-324-001; THENCE EAST ALONG SAID LINE TO THE EAST LINE OF SAID PIN NUMBER; THENCE SOLITH ALONG SAID LINE TO THE SOLITH LINE OF SAID PIN NUMBER; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE EAST LINE OF STONY ISLAND AVENUE; THENCE SOLITH ALONG SAID LINE TO THE NORTH LINE OF THE C.R.I.&P. RAILROAD; THENCE EAST ALONG SAID LINE TO CENTERLINE OF JEFFERY AVENUE; THENCE SOLITH 67' ALONG SAID LINE TO THE SOLITH LINE OF SAID RAILROAD; THENCE WEST ALONG SAID LINE TO AN ANGLE POINT IN SAID LINE; THENCE SOLITH ALONG SAID LINE 33 FEET TO SAID LINE; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF STONY ISLAND AVENUE; THENCE NORTH ALONG SAID LINE TO THE NORTH LINE OF C.&W.I. RAILROAD; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST WEST OF STONY ISLAND AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST SOLITH OF 94TH STREET; THENCE EAST ALONG SAID LINE TO THE SOLITH EXTENSION OF THE WEST LINE OF LOT 2 IN BLOCK 11 IN CALLIMET AND CHICAGO CANAL AND DOCK COMPANY'S SLIBDIVISION; THENCE NORTH ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF 94TH STREET; THENCE EAST ALONG SAID LINE TO THE SOLITH EXTENSION OF THE WEST LINE OF LOT 25 IN BLOCK 8 OF SAID SLIBDIVISION; THENCE NORTH ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 94TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST WEST OF STONY ISLAND AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST SOLITH OF 93RD STREET; THENCE EAST ALONG SAID LINE TO THE SOLITH EXTENSION OF THE WEST LINE OF LOT 2 IN SAID BLOCK; THENCE NORTH ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF 93RD STREET; THENCE WEST ALONG SAID CENTERLINE TO THE SOLITH EXTENSION OF THE WEST LINE OF LOT 21 IN BLOCK 7 OF SAID SLIBDIVISION; THENCE NORTH ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 93RD STREET; THENCE WEST ALONG SAID CENTERLINE TO THE CENTERLINE OF THE ALLEY FIRST WEST OF STONY ISLAND AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF 91ST STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF HARPER AVENUE; THENCE NORTH ALONG SAID LINE TO THE WEST EXTENSION OF THE NORTH LINE OF LOT 35 IN BLOCK 1 IN THE CALLIMET GATEWAY RESLIBDIVISION; THENCE EAST ALONG

SAID UNE AND ITS EXTENSION TO THE CENTERUNE OF THE ALLEY FIRST WEST OF STONY ISLAND; THENCE NORTH ALONG SAID CENTERLINE TO THE CENTERUNE OF THE ALLEY FIRST SOUTH OF 87TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST EAST OF STONY ISLAND YARD; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF 87TH STREET; THENCE WEST ALONG SAID LINE TO THE NORTH EXTENSION OF THE WEST UNE OF PIN NUMBER 25-02-200-030-6001 AND 6002; THENCE SOUTH ALONG SAID LINE AND ITS EXTENSION TO THE NORTH UNE OF PIN NUMBER 25-02-102-004; THENCE WEST ALONG SAID UNE AND ITS EXTENSION TO THE CENTERUNE OF GREENWOOD AVENUE; THENCE NORTH ALONG SAID UNE TO THE SOUTH UNE OF 87TH STREET; THENCE WEST ALONG SAID LINE TO THE WEST UNE OF THE ILUNOIS CENTRAL RAILROAD; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF 83RD STREET; THENCE EAST ALONG SAID LINE TO THE EAST LINE OF PIN NUMBER 20-35-318-043; THENCE SOUTH ALONG SAID LINE TO THE NORTH UNE OF PIN NUMBER 20-35-318-038; THENCE EAST ALONG SAID LINE TO THE EAST LINE OF SAID PIN NUMBER; THENCE SOUTH ALONG SAID UNE TO THE NORTH UNE OF PIN NUMBER 20-35-318-017; THENCE EAST ALONG SAID UNE AND ITS EXTENSION TO A WEST LINE OF PIN NUMBER 20-35-318-046; THENCE NORTH ALONG SAID LINE TO A NORTH UNE OF SAID PIN NUMBER; THENCE EAST ALONG SAID UNE TO THE WEST LINE OF PIN NUMBER 20-35-318-044; THENCE NORTH ALONG SAID UNE AND ITS EXTENSION TO THE WEST LINE OF THE N.Y.C.&ST.L. RAILROAD; THENCE SOUTH ALONG SAID UNE TO THE NORTH UNE OF 87TH STREET; THENCE EAST ALONG SAID UNE TO THE EAST LINE OF SAID RAILROAD; THENCE NORTH ALONG SAID UNE TO A SOUTH LINE OF LOT 111 IN J.E. MERRION'S MARYNOOK ADDITION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE SOUTH LINE OF LOT 119 IN SAID ADDITION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF AVALON AVENUE; THENCE SOUTH ALONG SAID UNE TO THE WEST EXTENSION OF THE NORTH LINE OF LOT 37 IN J.E. MERRIONS RESUBDIVISION; THENCE EAST ALONG SAID UNE AND ITS EXTENSION TO THE CENTERUNE OF DORCHESTER AVENUE; THENCE NORTH ALONG SAID UNE TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 87TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERUNE OF BLACKSTONE AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERUNE OF THE ALLEY FIRST NORTH OF 87TH AVENUE; THENCE EAST ALONG SAID CENTERLINE TO THE CENTERLINE OF THE ALLEY FIRST WEST OF STONY ISLAND AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERUNE OF BOTH STREET; THENCE EAST ALONG SAID UNE TO THE SOUTHWEST LINE OF ANTHONY AVENUE; THENCE NORTHWEST ALONG SAID UNE TO THE EAST UNE OF LOT 1 IN BLOCK 4 OF CHARLES L. HUTCHINSON'S SUBDIVISION; THENCE SOUTH ALONG SAID LINE TO THE SOUTH LINE OF SAID LOT; THENCE WEST ALONG SAID UNE TO THE CENTERUNE OF THE ALLEY FIRST EAST OF DANTE AVENUE; THENCE SOUTH ALONG SAID UNE TO THE EAST EXTENSION OF THE SOUTH LINE OF LOT 44 IN SAID BLOCK; THENCE WEST ALONG SAID UNE AND ITS EXTENSION TO THE CENTERUNE OF DORCHESTER AVENUE; THENCE NORTH ALONG SAID UNE TO THE EAST EXTENSION OF A LINE 24.56 FEET SOUTH OF THE SOUTH UNE OF 79TH STREET; THENCE WEST ALONG SAID 24.56 FOOT LINE AND ITS EXTENSION TO THE CENTERLINE OF KENWOOD AVENUE; THENCE SOUTH ALONG SAID UNE TO THE EAST EXTENSION OF THE SOUTH LINE OF LOT 1 IN ODOLPH A

JOHNSON'S SLIBDIVISION; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE ALLEY FIRST WEST OF KENWOOD AVENUE; THENCE SOLITH ALONG SAID LINE TO THE EAST EXTENSION OF A LINE 12.5 FEET SOLITH OF THE NORTH LINE OF LOT 42 IN BLOCK 105 IN CORNELL SLIBDIVISION; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF KIMBARK AVENUE; THENCE SOLITH ON SAID LINE TO THE EAST EXTENSION OF THE NORTH LINE OF LOT 6 IN BLOCK 106 IN CORNELL SLIBDIVISION; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE ALLEY FIRST WEST OF KIMBARK AVENUE; THENCE NORTH ALONG SAID LINE TO THE EAST EXTENSION OF A LINE 6 FEET SOLITH OF THE SOLITH LINE OF LOT 45 IN SAID BLOCK; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF AVALON AVENUE; THENCE SOLITH ALONG SAID LINE TO THE EAST EXTENSION OF THE SOLITH LINE OF LOT 3 IN BLOCK 107 IN SAID SLIBDIVISION; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE ALLEY FIRST WEST OF AVALON AVENUE; THENCE NORTH ALONG SAID LINE TO THE EAST EXTENSION OF THE SOLITH LINE OF LOT 45 IN SAID BLOCK; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF WOODLAWN AVENUE; THENCE NORTH ALONG SAID LINE TO THE EAST EXTENSION OF THE SOLITH LINE OF LOT 1 IN THE RESLIBDIVISION OF BLOCK 108 IN CORNELL SLIBDIVISION; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST WEST OF WOODLAWN AVENUE; THENCE SOLITH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST SOLITH OF 79TH STREET; THENCE WEST ALONG SAID LINE TO THE EAST LINE OF THE N.Y.C. & ST.L. RAILROAD; THENCE SOLITH ALONG SAID LINE TO THE NORTH LINE OF 80TH STREET; THENCE WEST ALONG SAID LINE TO THE EAST LINE OF THE ILLINOIS CENTRAL RAILROAD; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF 79TH STREET; THENCE WEST ALONG SAID LINE TO THE WEST LINE OF THE VACATED I.C. RAILROAD; THENCE SOLITH ALONG SAID LINE TO A LINE 125 FEET SOLITH OF THE NORTH LINE OF LOT 2 IN BLOCK 109 IN CORNELL SLIBDIVISION; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF GREENWOOD AVENUE; THENCE NORTH ALONG SAID CENTERLINE TO THE WEST EXTENSION OF THE NORTH LINE OF LOT 28 IN BLOCK 94 OF CORNELL SLIBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO AN ANGLE POINT IN SAID LINE THENCE SOLITH ALONG SAID LINE TO AN ANGLE POINT IN SAID LINE; THENCE EAST ALONG SAID LINE TO THE EAST LINE OF PIN NIMBER 20-26-323-038; THENCE SOLITH ALONG SAID LINE TO THE NORTHWESTERLY LINE OF THE VACATED I.C. RAILROAD; THENCE SOLITHWESTERLY ALONG SAID LINE TO THE NORTH LINE OF 79TH STREET; THENCE EAST ALONG SAID LINE TO THE SOLITHEASTERLY LINE OF SAID RAILROAD; THENCE NORTHEASTERLY ALONG SAID LINE TO THE SOLITH LINE OF LOT 25 IN SAID BLOCK; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE NORTHWEST LINE OF PIN NIMBER 20-26-323-082; THENCE NORTHEAST ALONG SAID LINE TO WEST EXTENSION OF THE NORTH LINE OF LOT 29 IN SAID BLOCK;

THENCE EAST ALONG SAID LINE TO THE NORTHEAST CORNER OF SAID LOT; THENCE SOLITHEAST TO THE NORTHWEST CORNER OF LOT 30 IN SAID BLOCK; THENCE EAST ALONG THE NORTH LINE TO THE CENTERLINE OF WOODLAWN AVENUE; THENCE SOLITH ALONG SAID LINE TO THE WEST EXTENSION OF THE NORTH LINE OF LOT 24 IN BLOCK 95 IN SAID SUBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE EAST LINE OF THE ALLEY FIRST EAST OF WOODLAWN AVENUE; THENCE NORTH ALONG SAID LINE TO THE NORTH LINE OF LOT 22 IN SAID BLOCK; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF AVALON AVENUE; THENCE NORTH ALONG SAID LINE TO THE WEST EXTENSION OF THE NORTH LINE OF LOT 29 IN BLOCK 96 IN SAID SUBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE EAST LINE OF THE ALLEY FIRST EAST OF AVALON AVENUE; THENCE SOLITH ALONG SAID LINE TO THE NORTH LINE OF LOT 21 IN SAID BLOCK; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF KIMBARK AVENUE; THENCE NORTH ON SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 79TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF KENWOOD AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF DANTE AVENUE; THENCE NORTHEAST ALONG SAID CENTERLINE TO THE SOLITHWEST LINE OF THE PENNA. RAILROAD; THENCE SOLITHEAST ALONG SAID LINE TO THE CENTERLINE OF 79TH STREET; THENCE EAST ALONG SAID LINE TO THE SOLITH EXTENSION OF THE WEST LINE OF LOT 1 IN FRANK'S SUBDIVISION; THENCE NORTH ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 79TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF JEFFERY AVENUE; THENCE NORTH ALONG SAID LINE TO THE SOLITH LINE OF THE ALLEY FIRST NORTH OF LOT 24 IN BLOCK 2 IN W.T. LITTLE'S RESUBDIVISION; THENCE EAST ALONG SAID LINE TO THE WEST LINE OF THE ALLEY FIRST WEST OF CHAPPELL AVENUE; THENCE SOLITH ALONG SAID LINE TO THE SOLITH LINE OF THE ALLEY FIRST NORTH OF LOT 9 IN SAID BLOCK; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF CHAPPELL AVENUE; THENCE SOLITH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 79TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF CLYDE AVENUE; THENCE SOLITH ALONG SAID LINE TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 79TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF PAXTON AVENUE; THENCE SOLITH ALONG SAID LINE TO THE POINT OF BEGINNING.

*Special Service Area No. 50.**Calumet Heights/Avalon.**Permanent Index Number List -- August 24, 2010.**(Page 1 of 3)*

20-25-330-030-0000	20-35-318-026-0000	20-35-223-038-0000	20-36-118-018-0000	20-36-118-004-0000
25-01-125-055-0000	20-35-106-051-0000	20-35-223-039-0000	20-36-316-007-0000	20-36-118-005-0000
25-01-302-003-0000	20-36-103-008-0000	20-35-500-002-0000	20-36-300-001-0000	20-36-118-006-0000
20-36-200-003-0000	20-35-424-059-0000	20-35-501-005-0000	20-36-300-002-0000	20-36-118-007-0000
20-36-200-055-0000	25-01-316-020-0000	20-36-102-037-0000	20-36-300-003-0000	20-36-118-008-0000
20-36-200-056-0000	20-25-325-035-0000	20-36-103-006-0000	20-36-300-004-0000	20-36-118-009-0000
20-36-200-057-0000	20-25-325-033-0000	20-36-106-067-0000	20-36-300-005-0000	20-36-118-012-0000
20-36-200-061-0000	20-25-325-034-0000	20-36-324-005-0000	20-36-300-006-0000	20-36-118-013-0000
20-26-425-017-0000	20-25-328-039-0000	20-36-329-024-0000	20-36-300-007-0000	20-35-201-001-0000
20-26-425-040-0000	20-36-202-002-0000	25-02-421-007-0000	20-35-408-032-0000	20-36-324-010-0000
25-02-226-012-0000	20-35-426-064-0000	20-25-329-034-0000	20-35-408-033-0000	20-25-324-029-0000
25-02-226-013-0000	20-25-424-006-0000	20-25-328-036-0000	25-01-101-020-0000	20-25-324-030-0000
20-25-329-031-0000	25-02-226-034-0000	20-36-316-001-0000	25-02-418-028-0000	20-25-330-027-0000
20-36-111-008-0000	20-35-426-062-0000	20-36-111-029-0000	25-02-418-029-0000	20-36-103-002-0000
20-36-111-010-0000	20-35-202-020-0000	20-36-111-030-0000	25-02-418-030-0000	25-01-102-022-0000
20-36-111-011-0000	20-35-424-057-0000	20-35-205-003-0000	25-02-418-031-0000	20-35-223-042-0000
20-36-111-012-0000	20-26-424-035-0000	20-36-300-009-0000	25-02-418-032-0000	25-01-101-019-0000
20-36-111-013-0000	20-36-111-032-0000	20-25-329-037-1005	25-02-418-033-0000	25-01-101-021-0000
20-35-223-050-0000	20-26-426-041-0000	20-25-329-037-1006	25-02-418-034-0000	20-36-316-008-0000
20-35-411-028-0000	20-36-202-004-0000	20-25-329-037-1007	20-36-111-009-0000	20-36-103-009-0000
20-35-411-029-0000	20-36-202-005-0000	20-25-329-037-1009	20-36-111-026-0000	25-01-108-045-0000
20-35-411-030-0000	20-36-202-006-0000	20-25-329-037-1010	20-36-111-027-0000	20-35-425-029-0000
25-02-215-027-0000	20-36-202-007-0000	20-25-329-037-1012	20-36-111-028-0000	25-01-310-047-0000
25-01-302-004-0000	25-01-310-004-0000	20-25-329-037-1011	20-25-426-044-0000	20-35-408-031-0000
20-35-207-023-0000	25-01-310-005-0000	20-35-231-015-0000	20-35-415-032-0000	20-36-318-005-0000
20-25-330-032-0000	20-35-201-044-0000	20-36-201-044-0000	20-35-415-033-0000	20-36-318-007-0000
20-25-327-037-0000	20-36-300-010-0000	20-35-207-028-0000	20-35-415-034-0000	20-36-318-006-0000
20-25-330-028-0000	20-35-200-039-0000	20-36-106-072-0000	20-35-415-035-0000	20-26-424-018-0000
20-26-323-038-0000	20-36-326-048-0000	25-01-106-055-0000	20-36-327-028-0000	20-35-404-017-0000
20-35-319-048-0000	25-02-215-028-0000	25-01-107-043-0000	25-02-205-001-0000	20-35-404-018-0000
20-35-319-049-0000	25-02-215-029-0000	25-01-100-034-0000	25-02-205-002-0000	25-01-310-046-0000
20-35-425-030-0000	25-02-215-030-0000	25-01-100-035-0000	25-02-205-003-0000	25-01-310-010-0000
25-02-412-016-0000	20-25-425-025-0000	20-35-416-022-0000	20-36-327-021-0000	20-36-316-009-0000
25-02-412-018-0000	25-01-125-008-0000	20-35-416-023-0000	20-36-327-020-0000	20-36-308-001-0000
25-02-412-019-0000	25-01-125-009-0000	20-35-416-024-0000	20-36-330-044-0000	20-36-308-002-0000
25-02-412-015-0000	25-01-125-010-0000	20-35-416-025-0000	25-01-101-012-0000	20-36-308-003-0000
25-01-101-010-0000	25-01-125-054-0000	20-35-416-026-0000	25-01-101-013-0000	20-36-308-004-0000
25-01-101-011-0000	20-25-327-038-0000	20-35-416-027-0000	25-02-215-046-0000	20-36-308-005-0000
25-02-412-017-0000	25-01-100-009-0000	20-35-416-034-0000	20-35-416-015-0000	20-36-308-006-0000
20-35-318-009-0000	25-01-100-010-0000	20-35-416-035-0000	20-36-103-005-0000	20-36-308-007-0000
20-35-318-010-0000	20-25-326-034-0000	20-35-416-039-0000	20-35-201-047-0000	20-36-308-008-0000
25-01-101-038-0000	20-25-326-035-0000	20-36-501-002-0000	20-35-203-021-0000	20-36-308-009-0000
20-35-425-027-0000	20-25-327-032-0000	20-35-426-070-0000	20-36-111-007-0000	20-36-310-001-0000
25-01-118-011-0000	20-25-327-033-0000	25-02-208-019-0000	20-35-412-027-0000	20-36-310-002-0000
25-01-118-010-0000	20-25-327-034-0000	25-02-208-020-0000	20-35-412-028-0000	20-36-310-003-0000
25-01-118-012-0000	20-25-327-036-0000	25-02-208-005-0000	20-36-302-001-0000	20-36-310-004-0000
25-01-118-013-0000	20-26-323-050-0000	25-02-208-022-0000	20-36-302-002-0000	20-36-310-005-0000
25-01-118-060-0000	20-26-323-082-0000	20-35-424-053-0000	20-36-202-001-0000	20-36-310-006-0000
25-01-118-009-0000	20-35-106-002-0000	20-35-425-028-0000	20-36-327-033-0000	20-36-318-009-0000
20-25-425-024-0000	20-35-200-001-0000	20-36-105-002-0000	20-36-101-008-0000	20-36-318-010-0000
20-36-316-002-0000	20-35-200-002-0000	20-36-105-003-0000	20-35-426-067-0000	20-35-201-043-0000
20-36-327-034-0000	20-35-207-024-0000	20-36-105-004-0000	25-01-324-001-0000	20-35-205-002-0000
20-36-327-035-0000	20-35-207-027-0000	20-36-105-005-0000	25-02-418-026-0000	20-25-331-031-0000
20-36-327-036-0000	20-35-223-029-0000	25-02-201-012-0000	25-02-418-027-0000	20-25-331-032-0000
20-36-327-037-0000	20-35-223-030-0000	25-02-201-013-0000	25-02-221-033-0000	25-01-109-041-0000
20-36-327-038-0000	20-35-223-031-0000	25-02-201-014-0000	25-02-221-034-0000	20-36-106-071-0000
20-36-111-059-0000	20-35-223-032-0000	20-36-326-038-0000	20-36-103-004-0000	20-36-327-025-0000
20-36-111-033-0000	20-35-223-033-0000	20-25-425-033-0000	20-36-118-010-0000	20-36-327-026-0000
20-36-111-034-0000	20-35-223-034-0000	20-25-426-034-0000	20-36-118-011-0000	20-36-327-027-0000
20-35-407-039-0000	20-35-223-035-0000		20-36-118-002-0000	25-01-125-053-0000
20-25-327-035-0000	20-35-223-037-0000		20-36-118-003-0000	25-02-226-014-0000

*Special Service Area No. 50.**Calumet Heights/Avalon.**Permanent Index Number List -- August 24, 2010.
(Page 2 of 3)*

25-02-226-016-0000	20-35-416-017-0000	20-35-413-032-0000	25-01-101-039-0000	20-36-111-058-0000
25-02-226-017-0000	20-35-416-018-0000	20-35-413-033-0000	25-01-101-040-0000	20-36-328-054-0000
20-36-105-006-0000	20-35-416-019-0000	20-35-413-034-0000	25-01-101-006-0000	25-01-109-042-0000
25-01-110-008-0000	20-35-416-020-0000	20-35-413-035-0000	25-01-101-007-0000	25-01-100-002-0000
25-01-110-010-0000	20-35-416-021-0000	20-35-413-036-0000	25-02-206-006-0000	25-01-100-003-0000
25-01-110-007-0000	20-25-329-033-0000	20-35-231-019-0000	25-02-206-007-0000	25-01-100-004-0000
20-35-215-029-0000	20-25-329-035-0000	25-02-215-044-0000	25-02-206-008-0000	25-01-100-005-0000
20-35-215-028-0000	20-35-424-054-0000	25-01-110-011-0000	25-02-206-009-0000	25-01-107-009-0000
20-35-215-030-0000	20-36-111-002-0000	25-01-110-012-0000	25-02-206-001-0000	25-01-107-010-0000
20-35-215-031-0000	20-36-111-003-0000	20-35-223-051-0000	25-02-206-002-0000	20-36-326-053-0000
20-35-215-032-0000	20-36-111-004-0000	25-01-110-049-0000	25-02-206-004-0000	20-36-326-054-0000
20-35-215-033-0000	20-35-425-034-0000	25-01-109-001-0000	25-02-206-005-0000	25-02-422-008-0000
20-36-327-030-0000	20-36-300-008-0000	25-01-109-002-0000	25-02-206-003-0000	25-01-118-018-0000
20-36-327-031-0000	20-25-426-031-0000	25-01-109-003-0000	25-02-206-010-0000	20-36-103-003-0000
20-36-327-032-0000	20-35-425-031-0000	20-35-201-045-0000	20-25-325-032-0000	20-25-329-037-1008
25-02-102-048-0000	20-35-411-027-0000	20-35-426-068-0000	20-35-103-010-0000	25-01-310-001-0000
25-02-102-049-0000	20-25-425-036-0000	20-36-327-022-0000	20-35-408-026-0000	20-35-403-023-0000
25-02-102-050-0000	25-02-205-008-0000	20-36-327-023-0000	20-35-231-017-0000	20-35-403-024-0000
25-02-102-051-0000	25-02-205-009-0000	20-36-201-008-0000	20-35-231-018-0000	20-35-403-025-0000
20-35-416-014-0000	25-02-205-010-0000	20-25-325-027-0000	25-02-208-027-0000	20-35-403-026-0000
20-35-414-040-0000	20-36-328-053-0000	20-25-325-028-0000	20-36-331-057-0000	20-35-403-027-0000
25-02-204-004-0000	20-35-408-027-0000	20-25-325-029-0000	20-35-425-032-0000	20-25-329-037-1013
25-02-204-005-0000	20-35-408-029-0000	20-36-324-006-0000	20-35-318-017-0000	20-25-329-037-1001
25-02-204-047-0000	20-35-408-030-0000	20-36-324-007-0000	20-35-318-038-0000	20-25-329-037-1002
20-25-426-032-0000	20-35-408-028-0000	25-02-405-036-0000	20-35-413-037-0000	20-25-329-037-1003
20-36-111-005-0000	25-01-101-014-0000	25-02-405-037-0000	20-35-413-038-0000	20-25-329-037-1004
20-36-111-006-0000	25-01-101-015-0000	25-02-405-038-0000	20-35-413-039-0000	25-01-102-023-0000
20-35-426-066-0000	25-01-101-037-0000	25-02-405-039-0000	20-35-413-040-0000	25-01-102-024-0000
25-02-207-005-0000	20-36-422-045-0000	25-02-405-040-0000	20-25-330-031-0000	20-35-215-018-0000
25-02-207-006-0000	20-36-422-046-0000	25-02-405-041-0000	20-35-412-037-0000	20-35-215-034-0000
25-02-207-007-0000	20-36-422-047-0000	25-02-405-042-0000	20-25-427-037-0000	20-35-415-037-0000
25-02-207-034-0000	20-35-424-056-0000	25-02-204-001-0000	20-35-231-016-0000	20-36-331-058-0000
20-26-323-103-0000	20-36-104-004-0000	25-02-204-002-0000	25-02-221-026-0000	20-35-416-028-0000
20-26-501-008-0000	25-01-100-016-0000	25-02-204-003-0000	25-02-221-027-0000	25-02-208-029-0000
20-35-119-086-0000	25-01-110-004-0000	25-01-118-061-0000	25-02-221-028-0000	20-35-318-027-0000
20-35-307-033-0000	25-01-110-005-0000	20-25-426-030-0000	25-02-221-031-0000	20-36-318-008-0000
20-35-318-043-0000	25-01-110-006-0000	20-35-424-052-0000	25-02-221-032-0000	20-25-328-040-0000
20-35-501-006-0000	25-01-110-015-0000	25-01-110-001-0000	20-35-200-038-0000	20-26-426-050-0000
20-36-330-045-0000	20-35-215-020-0000	25-01-110-002-0000	20-35-318-011-0000	25-02-205-004-0000
20-36-330-046-0000	20-35-215-021-0000	25-01-110-003-0000	20-35-318-044-0000	25-02-205-005-0000
20-36-330-047-0000	20-35-215-022-0000	20-36-422-079-0000	20-35-207-025-0000	25-02-205-006-0000
20-36-326-033-0000	20-35-215-023-0000	20-36-318-001-0000	20-35-207-026-0000	25-02-205-007-0000
20-36-326-034-0000	20-35-215-024-0000	20-36-318-002-0000	20-35-204-021-0000	20-35-205-001-0000
20-36-326-051-0000	20-35-215-025-0000	20-36-316-006-0000	20-35-204-022-0000	25-02-201-001-0000
25-01-310-002-0000	20-35-215-027-0000	20-36-201-042-0000	20-35-204-023-0000	20-35-318-046-0000
25-01-310-003-0000	20-35-215-026-0000	25-02-203-005-0000	20-25-331-034-0000	20-36-100-001-0000
20-35-215-035-0000	20-36-326-052-0000	25-02-203-006-0000	20-25-331-035-0000	20-36-100-002-0000
20-36-104-002-0000	20-36-327-018-0000	25-02-203-007-0000	20-25-331-033-0000	20-36-100-003-0000
20-36-104-001-0000	20-36-327-019-0000	25-02-203-008-0000	20-25-331-036-0000	20-36-101-003-0000
20-36-104-003-0000	25-01-101-001-0000	25-02-203-009-0000	25-02-405-020-0000	20-36-101-004-0000
25-01-501-005-0000	25-01-101-002-0000	25-02-203-010-0000	25-02-405-022-0000	25-01-100-006-0000
20-25-427-035-0000	25-01-101-003-0000	20-36-318-003-0000	25-02-405-023-0000	25-01-100-007-0000
20-25-427-036-0000	25-01-101-004-0000	25-02-208-025-0000	25-02-405-024-0000	25-01-100-008-0000
20-36-103-001-0000	25-01-101-005-0000	25-02-208-026-0000	25-02-405-025-0000	20-36-101-007-0000
20-35-426-069-0000	20-36-324-001-0000	25-02-221-029-0000	25-02-405-026-0000	20-25-326-033-0000
20-35-424-058-0000	20-36-324-002-0000	25-02-221-030-0000	25-02-405-027-0000	20-35-426-063-0000
25-01-118-015-0000	25-01-316-003-0000	20-35-408-025-0000	25-02-405-028-0000	20-36-324-004-0000
25-01-118-062-0000	20-36-118-014-0000	25-02-421-012-0000	25-02-405-029-0000	20-36-324-003-0000
20-35-201-046-0000	20-36-118-015-0000	20-36-104-006-0000	25-02-405-030-0000	20-25-326-040-0000
25-02-412-020-0000	20-36-118-016-0000	20-25-426-050-0000	25-02-405-031-0000	25-02-226-009-0000
20-35-411-036-0000	20-36-118-017-0000	20-36-103-039-0000	25-02-405-021-0000	25-02-226-010-0000
20-35-416-016-0000	20-35-413-031-0000	25-01-310-007-0000	20-36-111-025-0000	25-02-226-011-0000

*Special Service Area No. 50.**Calumet Heights/Avalon.**Permanent Index Number List -- August 24, 2010.**(Page 3 of 3)*

25-01-316-002-0000	20-36-316-004-0000	20-35-106-005-0000
20-35-424-051-0000	20-36-316-005-0000	20-35-106-006-0000
20-25-425-028-0000	25-02-208-028-0000	20-35-106-012-0000
20-25-425-029-0000	20-35-329-041-0000	25-01-110-050-0000
20-25-425-037-0000	20-36-329-042-0000	20-36-100-013-0000
20-35-426-065-0000	20-36-203-003-0000	20-35-403-031-0000
20-35-412-029-0000	20-36-203-004-0000	20-35-403-032-0000
20-35-412-030-0000	20-36-203-005-0000	20-36-201-043-0000
20-35-412-031-0000	20-35-223-052-0000	25-01-118-014-0000
20-35-412-032-0000	20-36-327-024-0000	25-01-110-009-0000
20-35-204-001-0000	25-02-412-022-0000	20-36-318-004-0000
20-35-204-002-0000	25-02-412-023-0000	25-02-221-048-0000
20-35-204-003-0000	25-02-412-024-0000	25-01-118-021-0000
25-02-201-002-0000	25-02-412-025-0000	25-01-118-022-0000
25-02-201-018-0000	25-02-412-026-0000	25-01-118-023-0000
25-01-310-006-0000	25-02-412-027-0000	25-01-118-024-0000
20-36-203-001-0000	25-02-412-028-0000	25-01-118-059-0000
20-36-203-030-0000	25-02-412-029-0000	25-01-125-011-0000
20-36-203-031-0000	25-02-412-021-0000	25-01-125-012-0000
20-25-427-038-0000	25-01-100-032-0000	20-35-404-013-0000
20-25-328-041-0000	20-36-118-019-0000	20-35-404-014-0000
25-01-107-007-0000	20-36-118-020-0000	20-35-403-029-0000
25-01-107-008-0000	20-36-302-003-0000	20-35-403-030-0000
25-02-418-045-0000	20-36-302-004-0000	20-35-403-028-0000
20-25-331-037-0000	20-36-302-005-0000	20-36-101-006-0000
20-25-331-038-0000	20-36-302-006-0000	20-36-200-004-0000
25-02-412-037-0000	20-36-302-007-0000	20-35-404-015-0000
20-35-205-020-0000	20-36-302-008-0000	20-35-404-016-0000
20-25-331-039-0000	20-36-302-009-0000	25-02-215-045-0000
20-35-404-012-0000	20-36-302-010-0000	25-01-109-004-0000
20-35-404-011-0000	20-35-415-036-0000	25-01-109-005-0000
25-01-100-015-0000	25-01-308-025-0000	20-36-200-002-0000
20-26-427-006-0000	25-02-418-024-0000	20-36-330-040-0000
25-01-316-004-0000	25-02-418-025-0000	20-36-202-003-0000
25-02-221-018-0000	25-02-418-044-0000	20-25-327-031-0000
25-02-221-019-0000	20-36-118-021-0000	20-36-104-005-0000
25-02-221-049-0000	20-36-118-022-0000	20-36-329-043-0000
20-35-425-033-0000	20-36-118-023-0000	20-36-105-039-0000
20-36-327-029-0000	20-35-425-035-0000	25-01-100-011-0000
20-35-424-055-0000	20-35-231-030-0000	25-01-100-012-0000
20-25-330-029-0000	20-36-111-031-0000	25-01-100-013-0000
20-35-223-049-0000	20-36-104-007-0000	25-01-100-014-0000
20-35-223-053-0000	20-36-104-008-0000	25-01-100-033-0000
25-02-201-008-0000	20-25-329-037-1014	20-36-326-031-0000
25-02-201-009-0000	20-36-101-009-0000	20-36-326-032-0000
25-02-201-010-0000	20-36-111-001-0000	20-36-310-040-0000
25-02-201-011-0000	20-25-325-030-0000	20-25-330-034-0000
25-02-201-020-0000	20-36-324-008-0000	20-25-330-033-0000
25-02-201-021-0000	20-36-324-009-0000	
20-25-325-031-0000	25-01-300-053-0000	
25-02-215-019-0000	20-25-326-032-0000	
25-02-215-020-0000	20-36-100-004-0000	
20-35-404-009-0000	20-36-101-001-0000	
20-35-404-010-0000	20-36-101-002-0000	
25-02-405-032-0000	20-36-101-005-0000	
25-02-405-033-0000	20-36-100-014-0000	
25-02-405-034-0000	25-02-203-001-0000	
25-02-405-035-0000	25-02-203-002-0000	
20-35-203-001-0000	25-02-203-003-0000	
20-36-103-007-0000	25-02-203-004-0000	
20-35-202-038-0000	20-35-106-003-0000	
20-36-316-003-0000	20-35-106-004-0000	

AUTHORIZATION FOR CONDUCT OF PUBLIC HEARING ON ESTABLISHMENT OF
SPECIAL SERVICE AREA NO. 51.

[O2010-4468]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had *under* consideration an ordinance authorizing the establishment of Special Service Area Number 51, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harhs, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muhoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Lauhno, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

WHEREAS, Special service areas may be established pursuant to Article VII, Sections 6(1) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5, et seq., as amended from time to time, and

pursuant to the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time (the "Property Tax Code"); and

WHEREAS, The City Council of the City of Chicago (the "City Council") finds that it is in the public interest that consideration be given to the creation of an area within the City of Chicago to be known and designated as Special Service Area Number 51 (the "Area") and to the authorization of the levy of a special annual services tax (the "Services Tax") for a period of ten (10) years within the Area for the purposes set forth herein; that the Area is contiguous; and that said special services are in addition to municipal services provided by and to the City of Chicago generally, and it is, therefore, in the best interests of the City of Chicago that the creation of the Area and the levy of the Services Tax within the Area for the services to be provided be considered; now, therefore,

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

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

SECTION 2. A public hearing shall be held by the Committee on Finance of the City Council of the City of Chicago at the City Council Chambers, City Hall, Chicago, Illinois (the "Hearing") to consider the creation of the Area and the authorization of the levy of the Services Tax. At the Hearing there will be considered the levy of the Services Tax upon the taxable property within the Area sufficient to produce revenues required to provide special services in the Area. The Services Tax shall not exceed the annual sum of three percent (3%) of the equalized assessed value of the taxable property within the Area. The Services Tax shall be authorized to be levied in tax years 2010 through and including 2019. The Services Tax shall be in addition to all other taxes provided by law and shall be levied pursuant to the provisions of the Property Tax Code, as amended from time to time. The special services to be considered include, but are not limited to: recruitment of new businesses to the Area, rehabilitation activities, maintenance and beautification activities, security, coordination of promotional and advertising activities, strategic planning for the Area, and other technical assistance activities to promote commercial and economic development (which may include, but are not limited to, streetscape improvements, strategic transit/parking improvement including parking management studies, and enhanced land-use oversight and control initiatives), which will be hereinafter referred to collectively as the "Special Services". The Special Services shall be in addition to services provided to and by the City of Chicago generally. The Area shall consist of territory described on Exhibit 1 hereto and hereby incorporated herein. The approximate street locations include both sides of Cottage Grove Avenue, between 75th Street to 92nd Street; then south on the west side of Cottage Grove Avenue, between 92nd Street to 95th Street; both sides of 75th Street, between Indiana Avenue and Drexel Avenue; both sides of 79th Street, between Indiana Avenue and Greenwood Avenue; both sides of 87th Street, between Ingleside Avenue and Cottage Grove Avenue; the north side of 95th Street, between Cottage Grove Avenue and Stony Island Avenue; then the south side of 95th Street, between Dobson Avenue and Kimbark Avenue.

SECTION 3. Notice of the Hearing shall be published by the City of Chicago at least once, not less than fifteen (15) days prior to the Hearing, in a newspaper of general circulation within the City of Chicago. In addition, notice by mail shall be given by depositing said notice in the United States mail addressed to the person or persons in whose name the general taxes for the last preceding year were paid on each property lying within the Area. The notice shall be mailed not less than ten (10) days prior to the time set for the Hearing. In the event taxes for the last preceding year were not paid, the notice shall be sent to the person last listed on the tax rolls prior to that year as the owner of the property.

SECTION 4. Notice of the Hearing shall be substantially in the following form:

Notice of Public Hearing

City of Chicago Special Service Area Number 51.

Notice is hereby given that at _____ o'clock __.M., on the _____ day of _____, 20__ at the City Council Chambers, City Hall, 121 North LaSalle Street, Chicago, Illinois, a public hearing will be held by the Committee on Finance of the City Council of the City of Chicago to consider the creation of an area within the City of Chicago to be known and designated as Special Service Area Number 51 (the "Area") and the authorization of the levy of a special annual services tax (the "Services Tax") within the Area. The Services Tax under consideration shall be authorized to be levied in tax years 2010 through and including 2019. The purpose of creating the Area shall be to provide special services within the Area, which may include, but are not limited to: recruitment of new businesses to the Area, rehabilitation activities, maintenance and beautification activities, security, coordination of promotional and advertising activities, strategic planning for the Area, and other technical assistance activities to promote commercial and economic development (which may include, but are not limited to, streetscape improvements, strategic transit/parking improvement including parking management studies, and enhanced land use oversight and control initiatives), which will be hereinafter referred to collectively as the "Special Services".

At the hearing there will be considered a Services Tax to be levied against the taxable property included within the Area for the provision of the Special Services not to exceed the annual sum of three percent (3%) of the equalized assessed value of taxable property within the Area. The Services Tax shall be in addition to all other taxes provided by law and shall be levied pursuant to the provisions of the Property Tax Code, 35 ILCS 200/1-1, et seq., as amended from time to time.

The Area shall consist of the territory described herein and incorporated hereto as Exhibit 1. The approximate street locations include both sides of Cottage Grove Avenue, between 75th Street to 92nd Street; then south on the west side of Cottage Grove Avenue, between 92nd Street to 95th Street; both sides of 75th Street, between Indiana Avenue and Drexel Avenue; both sides of 79th Street, between Indiana Avenue and Greenwood Avenue; both sides of 87th Street, between Ingleside Avenue and Cottage Grove Avenue; the north side of 95th Street, between Cottage Grove Avenue and Stony Island Avenue; then the south side of 95th Street, between Dobson Avenue and Kimbark Avenue.

At the public hearing any interested person, including all persons owning taxable real property located within the proposed Area, affected by the creation of the Area and the levy of the Services Tax may file with the City Clerk of the City of Chicago written objections to and may be heard orally with respect to any issues embodied in this notice. The Committee on Finance of the City Council of the City of Chicago shall hear and determine all protests and objections at said hearing, and said hearing may be adjourned to another date without further notice other than a motion to be entered upon the minutes fixing the time and place it will reconvene.

If a petition signed by at least fifty-one percent (51%) of the electors residing within the boundaries of the proposed Area and by at least fifty-one percent (51%) of the landowners included within the boundaries of the proposed Area objecting to the creation of the Area and the levy of the Services Tax therein is filed with the City Clerk of the City of Chicago within sixty (60) days following the final adjournment of the public hearing, the Area shall not be created and the Services Tax shall not be levied.

By order of the City Council of the City of Chicago, Cook County, Illinois.

Dated this ____ day of _____, 20____.

City Clerk, City of Chicago,
Cook County, Illinois

SECTION 5. This ordinance shall become effective from its passage and approval.

Exhibit 1 referred to in this ordinance reads as follows:

*Exhibit 1.**Special Service Area No. 51.**Chatham.**Legal Description.*

THAT PART OF SECTIONS 26, 27, 34 AND 35, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, AND SECTIONS 2, 3 AND 11, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN AND DESCRIBED AS FOLLOWS:

BEGINNING AT THE INTERSECTION OF THE CENTERLINE OF THE FIRST ALLEY EAST OF COTTAGE GROVE AVENUE AND THE NORTH LINE AND ITS WESTERLY EXTENSION OF LOT 20 IN BLOCK 87 IN CORNELL SUBDIVISION RECORDED AS DOCUMENT NUMBER 13647; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO CENTERLINE OF THE FIRST ALLEY EAST OF MARYLAND AVENUE; THENCE SOUTH ALONG SAID LINE TO THE WESTERLY EXTENSION OF A LINE 20.25 FEET NORTH OF THE SOUTH LINE OF LOT 20 IN BLOCK 88 IN SAID SUBDIVISION; THENCE EAST ON SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF DREXEL AVENUE; THENCE NORTH ALONG SAID LINE TO THE WESTERLY EXTENSION OF THE NORTH LINE OF LOT 28 OF BLOCK 89 IN SAID SUBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO CENTERLINE OF INGLESIDE AVENUE; THENCE SOUTH ALONG SAID LINE TO THE WESTERLY EXTENSION OF THE NORTH LINE OF LOT 23 IN THE RESUBDIVISION OF LOT 1 TO 11, INCLUSIVE; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF FIRST ALLEY EAST OF INGLESIDE AVENUE; THENCE NORTH ALONG SAID LINE TO A LINE AND ITS WESTERLY EXTENSION LOCATED 164.77 FEET NORTH OF THE CENTERLINE OF 79TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF ELUS AVENUE; THENCE SOUTH ALONG SAID LINE TO THE SOUTH LINE AND ITS WESTERLY EXTENSION OF LOT 4 IN JEROME W. MILINGTON'S SUBDIVISION; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY EAST OF ELLIS AVENUE; THENCE SOUTH ALONG SAID LINE TO THE WESTERLY EXTENSION OF A LINE 5 FEET SOUTH OF THE NORTH LINE OF LOT 20 IN BLOCK 91 IN CORNELL SUBDIVISION; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF DOBSON AVENUE; THENCE NORTH ALONG SAID LINE TO THE NORTH LINE AND

ITS WESTERLY EXTENSION OF LOT 27 OF BLOCK 92 OF SAID SLIBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EASTERLY EXTENSION TO THE CENTERLINE OF GREENWOOD AVENUE; THENCE SOUTH ALONG SAID LINE TO THE EASTERLY EXTENSION OF THE SOUTH LINE OF LOT 6 OF BLOCK 110 IN SAID SLIBDIVISION; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF FIRST ALLEY WEST OF GREENWOOD AVENUE; THENCE NORTH ALONG SAID LINE TO THE LINE AND ITS EASTERLY EXTENSION OF THE NORTH LINE OF LOT 41 IN SAID BLOCK; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF FIRST ALLEY WEST OF DOBSON AVENUE; THENCE NORTH ALONG SAID LINE TO A LINE AND ITS EASTERLY EXTENSION OF A LINE 10 FEET NORTH OF THE NORTH LINE OF LOT 41 OF BLOCK 111 IN SAID SLIBDIVISION; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF ELLIS AVENUE; THENCE NORTH ALONG SAID LINE TO THE EASTERLY EXTENSION OF THE SOUTH LINE OF LOT 4 IN BLOCK 112 OF SAID SLIBDIVISION; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF FIRST ALLEY WEST OF ELLIS AVENUE; THENCE SOUTH ALONG SAID LINE TO THE EASTERLY EXTENSION OF THE SOUTH LINE OF LOT 40 IN SAID BLOCK; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO CENTERLINE OF INGLESIDE AVENUE; THENCE NORTH ALONG SAID LINE TO THE EASTERLY EXTENSION OF THE SOUTH LINE OF LOT 4 OF BLOCK 113 IN SAID SLIBDIVISION; THENCE WEST ON SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE FIRST ALLEY WEST OF INGLESIDE AVENUE; THENCE SOUTH ALONG SAID LINE TO THE EASTERLY EXTENSION OF THE SOUTH LINE OF LOT 42 IN SAID BLOCK; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF DREXEL AVENUE; THENCE NORTH ALONG SAID LINE TO THE EASTERLY EXTENSION OF A LINE 4 FEET SOUTH OF THE SOUTH LINE OF LOT 3 OF BLOCK 114 IN SAID SLIBDIVISION; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF FIRST ALLEY WEST OF DREXEL AVENUE; THENCE SOUTH ALONG SAID LINE TO A LINE AND ITS EASTERLY EXTENSION LOCATED 160.50 SOUTH OF THE CENTERLINE OF 79TH AVENUE; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF MARYLAND AVENUE; THENCE SOUTH ALONG SAID LINE TO THE SOUTH LINE AND ITS EASTERLY EXTENSION OF LOT 5 OF BLOCK 115 IN SAID SLIBDIVISION; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY EAST OF COTTAGE GROVE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF 83RD STREET; THENCE WESTERLY ALONG SAID LINE 7.1 FEET MORE OR LESS TO THE NORTHERLY EXTENSION OF THE CENTERLINE OF THE FIRST ALLEY EAST OF COTTAGE GROVE AVENUE; THENCE SOUTH ALONG SAID LINE TO A POINT LOCATED 5 FEET SOUTH OF THE SOUTH LINE OF LOT 19 IN BLOCK 6 OF WILLIAM ASHTON SLIBDIVISION; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF MARYLAND AVENUE; THENCE SOUTH ALONG

SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY NORTH OF 87TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF DREXEL AVENUE; THENCE NORTH ALONG SAID LINE TO THE FIRST ALLEY NORTH OF 87TH STREET LYING EAST OF DREXEL AVENUE; THENCE EAST ALONG SAID LINE TO THE WEST LINE OF INGLESIDE AVENUE; THENCE SOUTH ALONG SAID LINE TO THE SOUTH LINE OF 87TH STREET; THENCE WEST ALONG SAID LINE TO THE WEST LINE OF LOT 35 IN BLOCK 1 OF DALIPHIN PARK SUBDIVISION; THENCE SOUTH ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 87TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY EAST OF COTTAGE GROVE AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 91ST STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY WEST OF DALIPHIN AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF 92ND STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY EAST OF COTTAGE GROVE AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF 93RD STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY EAST OF COTTAGE GROVE AVENUE; THENCE SOUTH ALONG SAID LINE TO WESTERLY EXTENSION OF THE SOUTH LINE OF LOT 17 IN BLOCK 10 OF BLIRNSIDE SUBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION 48.4 FEET TO AN ANGLE POINT IN VACATED DALIPHIN AVENUE; THENCE SOUTHEASTERLY ALONG THE SOUTHEASTERLY LINE OF VACATED DALIPHIN AVENUE TO THE WEST LINE OF THE ILLINOIS CENTRAL RAILROAD; THENCE SOUTH ALONG SAID WEST LINE TO THE NORTH LINE OF PIN NUMBER 25-02-419-012; THENCE SOUTHWESTERLY ALONG SAID LINE TO THE EAST LINE OF COTTAGE GROVE AVENUE; THENCE SOUTH ALONG SAID LINE TO THE SOUTH LINE OF THE C.R.I. & P. RAILROAD; THENCE EAST ALONG SAID SOUTH LINE TO THE WEST LINE OF THE ILLINOIS CENTRAL RAILROAD; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF 95TH STREET; THENCE EAST ALONG SAID LINE TO THE EAST LINE OF THE ILLINOIS CENTRAL RAILROAD; THENCE NORTH ALONG SAID LINE TO THE SOUTH LINE OF THE C.R.I. & P. RAILROAD; THENCE EAST ALONG SAID LINE TO THE WEST LINE OF PIN NUMBER 25-02-200-030-6001 AND -6002; THENCE SOUTHEASTERLY ALONG SAID LINE TO THE NORTH LINE OF 95TH STREET; THENCE EAST ALONG SAID LINE TO THE EASTERLY LINE OF SAID PIN NUMBER; THENCE NORTHWESTERLY ALONG SAID LINE TO THE SOUTH LINE OF THE C.R.I. & P. RAILROAD; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF STONY ISLAND AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF 95TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF WOODLAWN AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 95TH STREET; THENCE WEST ALONG SAID LINE TO

THE WEST LINE OF THE FIRST ALLEY WEST OF DOBSON AVENUE; THENCE NORTH ALONG SAID LINE TO THE SOUTH LINE OF 95TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF COTTAGE GROVE AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF 91ST PLACE; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY WEST OF COTTAGE GROVE AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF 88TH PLACE; THENCE EAST ALONG SAID CENTERLINE TO THE CENTERLINE OF COTTAGE GROVE AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF 88TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY WEST OF COTTAGE GROVE AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 87TH STREET; THENCE WEST ALONG SAID LINE TO SOUTH EXTENSION OF THE WEST LINE LOT 12 IN BLOCK 12 OF L. E. CRANDALL'S ADDITION TO DALIPHIN PARK; THENCE NORTH ALONG SAID LINE AND ITS EXTENSION TO THE NORTH LINE OF 87TH STREET; THENCE EAST ALONG SAID LINE TO THE WEST LINE OF PIN NUMBER 20-34-413-046; THENCE NORTH ALONG SAID LINE TO THE WEST LINE OF PIN NUMBER 20-34-413-066; THENCE NORTH ALONG SAID LINE TO AN ANGLE POINT IN SAID LINE; THENCE WEST 8.71 FEET TO AN ANGLE POINT IN SAID LINE; THENCE NORTH ALONG SAID LINE AND ITS EXTENSION TO THE SOUTHWEST LINE OF PIN NUMBER 20-34-413-061; THENCE NORTHWESTERLY ALONG SAID LINE TO THE MOST WESTERLY LINE OF SAID PIN NUMBER; THENCE NORTH ALONG SAID LINE TO THE SOUTH LINE OF PIN NUMBER 20-34-413-060; THENCE EAST ALONG SAID LINE TO THE EAST LINE OF PIN NUMBER 20-34-413-060; THENCE NORTH ALONG SAID LINE TO THE MOST NORTHERLY LINE OF PIN NUMBER 20-34-413-061; THENCE EAST ALONG SAID LINE AND ITS EASTERLY EXTENSION TO THE WEST LINE OF COTTAGE GROVE AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF 83RD STREET; THENCE WEST ALONG SAID CENTERLINE TO THE CENTERLINE OF THE FIRST ALLEY WEST OF COTTAGE GROVE AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 79TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF SOUTH PARK AVENUE; THENCE SOUTH ALONG SAID LINE TO THE SOUTH LINE AND ITS EAST EXTENSION OF LOT 38 WAKEFORD 13TH ADDITION; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE FIRST ALLEY WEST OF SOUTH PARK AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 79TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF CALLIMET AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 79TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF PRAIRIE AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 79TH STREET; THENCE WEST ALONG

SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY WEST OF PRAIRIE AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 79TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF INDIANA AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY NORTH OF 79TH STREET; THENCE EAST ALONG SAID LINE TO ANGLE POINT; THENCE NORTH ALONG SAID LINE TO AN ANGLE POINT; THENCE EAST ALONG SAID LINE TO AN ANGLE POINT; THENCE SOUTH ALONG SAID LINE TO AN ANGLE POINT; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF PRAIRIE AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF 79TH STREET; THENCE EAST ALONG SAID LINE TO THE EAST LINE OF CALUMET AVENUE; THENCE NORTH ALONG SAID LINE TO THE NORTH LINE OF LOT 7 IN BLOCK 24 IN PITNER'S SUBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE FIRST ALLEY EAST OF CALUMET AVENUE; THENCE NORTH ALONG SAID LINE TO THE WEST EXTENSION OF A LINE 20 FEET NORTH OF THE SOUTH LINE OF LOT 5 IN SAID BLOCK; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF SOUTH PARK AVENUE; THENCE NORTH ALONG SAID LINE TO THE FIRST ALLEY NORTH OF 79TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF EBERHART AVENUE; THENCE NORTH ALONG SAID LINE TO THE SOUTH LINE AND ITS EXTENSION OF LOT 31 IN BLOCK 2 IN COLES' SUBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE FIRST ALLEY EAST OF RHODES AVENUE; THENCE SOUTH ALONG SAID LINE TO THE WEST EXTENSION OF A LINE 9 FEET SOUTH OF THE SOUTH LINE OF LOT 19 IN BLOCK 1 IN SAID SUBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF ST. LAWRENCE AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY NORTH OF 79TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY WEST OF COTTAGE GROVE AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 75TH STREET; THENCE WEST ALONG SAID LINE TO THE WEST LINE OF LANGLEY AVENUE; THENCE SOUTH ALONG SAID LINE TO THE NORTH LINE OF LOT 1 OF THE SUBDIVISION OF THE SOUTH 179 FEET OF THE N. E. ¼ OF BLOCK 3 OF WAKEMAN'S SUBDIVISION; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF THE FIRST ALLEY WEST OF LANGLEY AVENUE; THENCE NORTH ALONG SAID LINE 8 FEET TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 75TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF SOUTH PARK AVENUE; THENCE SOUTH ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 75TH STREET; THENCE WEST ALONG SAID LINE TO THE CENTERLINE OF CALUMET AVENUE; THENCE

NORTH ALONG SAID LINE TO THE EASTERLY EXTENSION OF THE NORTH LINE OF LOT 2 IN BLOCK 2 IN PITNER'S SUBDIVISION; THENCE WEST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF INDIANA AVENUE; THENCE NORTH ALONG SAID LINE TO THE NORTH LINE OF THE FIRST ALLEY NORTH OF 75TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF CALUMET AVENUE; THENCE SOUTH ALONG SAID LINE TO THE NORTH LINE OF LOT 7 IN BLOCK 12 IN PRESCOTT'S SUBDIVISION; THENCE EAST ALONG SAID LINE AND ITS EXTENSION TO THE CENTERLINE OF SOUTH PARK AVENUE; THENCE NORTH ALONG SAID CENTERLINE TO THE NORTH LINE OF FIRST ALLEY NORTH OF 75TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF RHODES AVENUE; THENCE NORTH ALONG SAID CENTERLINE TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 75TH STREET; THENCE EAST ALONG SAID CENTERLINE TO THE CENTERLINE OF ST. LAWRENCE AVENUE; THENCE SOUTH ALONG SAID CENTERLINE TO THE CENTERLINE OF THE ALLEY FIRST NORTH OF 75TH STREET; THENCE EAST ALONG SAID CENTERLINE TO THE CENTERLINE OF CHAPLAIN AVENUE; THENCE SOUTH ALONG SAID CENTERLINE TO THE NORTH LINE AND ITS WESTERLY EXTENSION OF THE NORTH LINE OF LOT 15 IN BLOCK 3 IN THE SUBDIVISION OF THE SOUTHWEST 1/4 OF BLOCK 2 AND THE NORTH 1/2 AND THE SOUTHEAST 1/4 OF BLOCK 3 IN BRODERICK, ETC; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF LANGLEY AVENUE; THENCE NORTH ALONG SAID CENTERLINE TO THE CENTERLINE OF THE FIRST ALLEY NORTH OF 75TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF THE FIRST ALLEY WEST OF COTTAGE GROVE AVENUE; THENCE SOUTH ALONG SAID CENTERLINE TO A LINE AND ITS WESTERLY EXTENSION TO A POINT BEING 107.14 FEET NORTH OF THE CENTERLINE OF 75TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF COTTAGE GROVE AVENUE; THENCE SOUTH ALONG SAID CENTERLINE TO A LINE AND ITS WESTERLY EXTENSION OF THE NORTH LINE OF LOT 25 IN BLOCK 27 IN CORNELL; THENCE EAST ALONG SAID LINE TO THE FIRST ALLEY EAST OF COTTAGE GROVE AVENUE; THENCE NORTH ALONG SAID LINE TO THE CENTERLINE OF FIRST ALLEY NORTH OF 75TH STREET; THENCE EAST ALONG SAID LINE TO THE CENTERLINE OF DREXEL AVENUE; THENCE SOUTH ALONG SAID CENTERLINE TO THE CENTERLINE OF THE FIRST ALLEY SOUTH OF 75TH STREET; THENCE WEST ALONG SAID LINE TO CENTERLINE OF THE FIRST ALLEY EAST OF COTTAGE GROVE AVENUE; THENCE SOUTH ALONG SAID LINE TO THE POINT OF BEGINNING.

Special Service Area No. 51.

Chatham.

Permanent Index Number List -- August 17, 2010.
(Page 1 of 4)

20273210330000	20342230290000	20341040010000	20342150200000	20274010080000
20273030190000	20342230310000	20271220300000	20342150360000	20274020040000
20273210380000	20342230320000	20273040240000	20342150320000	20272240260000
20273210400000	20342310420000	20271230330000	20351000270000	20272250430000
20273230160000	20342310250000	20342010020000	20342060030000	20272250440000
20271220290000	20351140050000	20342010030000	20274310300000	20342030310000
20271220370000	20351140060000	20274260470000	20263170360000	20342030320000
20274240290000	20351140080000	20274000020000	20263170190000	20274050060000
20342000350000	20351200020000	20274020410000	20351000080000	20272270530000
20274250390000	20351200030000	20272240240000	20274230300000	20272280380000
20274250380000	20342070260000	20272240280000	20263110010000	25034230220000
20342010340000	20342060060000	20274270460000	20263110030000	25034230230000
20342020010000	20342070210000	20274270420000	20263110040000	25034240050000
20274010030000	20274310240000	20274270450000	20274060060000	25034240070000
20274280350000	20342070230000	20342040330000	20274060070000	25034110350000
20342050030000	20263170100000	20342040080000	20274070020000	25034110370000
20274290370000	20263170350000	20274040030000	20274150350000	25034160370000
20274030030000	20274150360000	20274040060000	20263000050000	25032270350000
20274040020000	20274230260000	20274050020000	20263080540000	25032310320000
20274040040000	20274230270000	20272270520000	20272300320000	25032310350000
20274040080000	20274230280000	20272270540000	25023180060000	25032150310000
20274050050000	20274230370000	20272290200000	25023180100000	25032190350000
20272270500000	20263110110000	25034110310000	25023000330000	25032190380000
20272290370000	20274070030000	25032310260000	25023070330000	25021050080000
25034330240000	20263000020000	25032310410000	25023070060000	25021070050000
25034230190000	20263000130000	25034030390000	25023070100000	25032070350000
25034230250000	20263080040000	25032190340000	25023000390000	25021040450000
25035000050000	25115000020000	25032230350000	25023000540000	25021040040000
25034110320000	25023150010000	25032230410000	25023000510000	20344130460000
25034110330000	25023150030000	25021050060000	25023000070000	20344130630000
25034160380000	25023150240000	25021060010000	25021040480000	20353090190000
25034030290000	25023150120000	25021060440000	25021000090000	20342310370000
25021120050000	25023000360000	25021070030000	20353090390000	20351200180000
25032190400000	25023000490000	25032030120000	20353140500000	20342230340000
25032030350000	25023000410000	25032030350000	20353140540000	20342310230000
25032030380000	25023070090000	20344130610000	20353140560000	20342310280000
25032030390000	25023000580000	20344130640000	20353150670000	20342150370000
25032070300000	25021040090000	20344130650000	20353090330000	20351070290000
25032070360000	20353140530000	20353090200000	20263180170000	20351070120000
25032070390000	20353140550000	20353090210000	20263200310000	20274300380000
25021000550000	20353040450000	20353140060000	20263010050000	20342060070000
25021030050000	20353090260000	20353040500000	20261240350000	20342070180000
25021040460000	20353090290000	20353040180000	25111010010000	20342070250000
25021040050000	20353090350000	20342310290000	25111020030000	20274230390000
20353090160000	20351030200000	20342310400000	25111020060000	20274230310000
20353090170000	20263010080000	20342310410000	25111020100000	20274230380000
20353140050000	20261240300000	20342310350000	20351040390000	20263080180000
20353140090000	25111010030000	20353000080000	20351050040000	20263080190000
20353140120000	25023180200000	20351200150000	20351050260000	20263110020000
20353140150000	25023180620000	20351200190000	25111040050000	20263110060000
20353140190000	25023180140000	20353000230000	20341040020000	20274060010000
20353140210000	20263210080000	20342230240000	20341040370000	20274070190000
20353040170000	20263210080000	20342230280000	20341050010000	20274150340000
20353090470000	20263210291001	20342230350000	20273230330000	20263000060000
20353090060000	25111030030000	20342310240000	20273040220000	20263000190000
20353090140000	25111030060000	20351140070000	20271220360000	20263000240000
20342310360000	25022000300000	20351140090000	20271230310000	20261230100000
20353000090000	20273210320000	20351200070000	20342000010000	25023180070000
20351200120000	20273210340000	20351200450000	20342000040000	25111000440000
20351200130000	20273030200000	20351200460000	20342010010000	25021010020000
20351200140000	20271210420000	20342150180000	20342010330000	25023150020000
20342230220000	20273210390000	20342150190000	20342020020000	25023150230000

*Special Service Area No. 51.**Chatham.**Permanent Index Number List -- August 17, 2010.
(Page 2 of 4)*

25023000640000	25021050040000	20261240340000	25021040070000	20263210100000
25023000440000	25021050050000	25111010020000	25021030430000	20263210210000
25023000020000	25021060030000	25111020070000	25021040500000	20351050210000
25023000030000	25021070340000	25111020080000	20353140170000	25111030040000
25023000530000	25032030130000	20351040160000	20353040110000	25111030070000
25023000590000	25021040080000	20351050020000	20353040160000	25111040090000
25021070350000	25021030410000	20351050050000	20342310380000	25111040100000
25021000100000	25021030420000	20263220190000	20353000420000	20341030010000
20353090440000	20363090150000	20263220510000	20353000120000	20341030020000
20353150660000	20353140040000	25111030050000	20342230260000	20341030030000
20353090250000	20353140140000	25111040030000	20342310260000	20273210360000
20353090300000	20353140200000	25111040080000	20351140010000	20271220280000
20353090310000	20353040120000	25023180290000	20351140020000	20273040010000
20353090320000	20353040480000	20273210300000	20351140100000	20273040410000
20351020010000	20353090480000	20273210350000	20351200060000	20273050020000
20263200190000	20353000110000	20273210370000	20342070270000	20274240300000
20351030020000	20351200160000	20341040030000	20342150380000	20342020040000
20261240410000	20353000240000	20341040050000	20342150340000	20274010040000
20261240420000	20342230390000	20341040060000	20351070020000	20274010050000
25111010040000	20342230360000	20341050020000	20351070100000	20274010070000
20351050010000	20351140280000	20341050250000	20351070140000	20274010090000
20263220520000	20342150160000	20341050260000	20351070150000	20272260320000
25111030020000	20342150210000	20341050270000	20274310330000	20272260350000
25111030080000	20274300390000	20271220330000	20342070240000	20342030290000
25111040020000	20342060050000	20271220350000	20274310280000	20274270430000
25111040040000	20274310210000	20273040250000	20274230290000	20342040070000
20341030040000	20274310230000	20274250370000	20274230330000	20274290380000
20341030050000	20274310270000	20342020030000	20274230360000	20274030040000
20273030030000	20351000010000	20274000010000	20263110120000	20274040090000
20341040070000	20351000030000	20274010410000	20274070210000	20272280360000
20341040080000	20274150240000	20274010060000	20274070230000	25034230350000
20341040380000	20274230320000	20272250450000	20274150200000	25034230160000
20273230170000	20274230340000	20274270440000	20274150230000	25034230170000
20341050040000	20263080140000	20274280320000	20263000070000	25034230210000
20273030220000	20263000010000	20274290390000	20263000150000	25034230270000
20271220310000	20263000090000	20342050020000	20263000170000	25034110300000
20271220320000	20263080520000	20274030050000	20261230270000	25034160350000
20273040230000	20272300370000	20274040050000	20261230280000	25034160400000
20273050030000	20272310310000	20274050010000	25023180340000	25032270370000
20342010320000	25023180050000	20274050030000	25023180330000	25032270400000
20274020050000	25023150080000	20272270550000	25023180110000	25032310250000
20274020450000	25023150140000	20272280500000	25023000320000	25021110030000
20272240250000	25023150180000	20272290380000	25023000630000	25032190320000
20274280330000	25023000430000	25034230240000	25023070320000	25032190330000
20274280340000	25023000300000	25034230260000	25023000550000	25032190370000
20342050040000	25023000620000	25034230280000	25021000070000	25032190390000
20274030020000	25023000350000	25034110340000	25021000080000	25032230370000
20274050400000	25023000470000	25034160320000	20353090400000	25021050070000
20272280370000	25021120060000	25032270330000	20353090420000	25021050090000
20272280430000	25023000040000	25032270340000	20353140340000	25021070020000
25034240040000	25023000610000	25032310330000	20353140580000	25032070320000
25034240060000	25021050030000	25034030310000	20353160240000	25032070330000
25034160310000	20353090410000	25021110040000	20353160490000	25021000030000
25034160360000	20353090430000	25021110050000	20353040430000	25021030450000
25034160390000	20353140260000	25021120030000	20353090270000	25021030440000
25032270320000	20353140320000	25021060020000	20263180160000	20353090460000
25032270360000	20353090280000	25021070010000	20263180320000	20344130620000
25032310310000	20353000340000	25032030370000	20351010130000	20353040520000
25032310340000	20351030070000	25032030410000	20263190370000	20353040100000
25032230360000	20263200300000	25032070310000	20351030050000	20344130140000
25032230400000	20263010010000	25032070370000	20261240330000	20353000060000
25032230430000	20261240310000	25032150300000	25023180610000	20353000070000

Special Service Area No. 51.

Chatham.

Permanent Index Number List -- August 17, 2010.
(Page 3 of 4)

20351200200000	25111020010000	20353140160000	20351030060000	20353090070000
20342230250000	25111020020000	20353000130000	20261240320000	20344130130000
20342310220000	25111020040000	20353000430000	25023180180000	20353000100000
20342310270000	25111020050000	20353000250000	20263210200000	20351200170000
20351200040000	20351040180000	20342230230000	20351050230000	20353000220000
20351200050000	20263220180000	20342230270000	20351050240000	20342310170000
20342150170000	20351050220000	20342230300000	25111030010000	20351140040000
20342150220000	25111030090000	20342230330000	25023180430000	20342150240000
20342150230000	25111040010000	20351140030000	25111040070000	20351000290000
20342150250000	25111040060000	20351140270000	25023180280000	20342060300000
20351070010000	25023180300000	20351200010000	25023180360000	20342060310000
20274300410000	20273210310000	20342070340000	25024220060000	20274300400000
20342070010000	20341030060000	20342150330000	20273030010000	20342070020000
20274310190000	20341030070000	20351000050000	20341050400000	20274310160000
20274310290000	20273030210000	20351000060000	20341040040000	20342070030000
20263170090000	20271210410000	20351070110000	20341050030000	20274310200000
20263170140000	20341050420000	20351070130000	20271220340000	20274310220000
20263170180000	20273040040000	20274300370000	20273050040000	20274310310000
20351000040000	20271230320000	20342060010000	20342000050000	20263170160000
20274150330000	20273050010000	20342070190000	20274260460000	20263170170000
20274230350000	20274250340000	20342070200000	20274000030000	20351000020000
20263080110000	20274020420000	20342070220000	20274000040000	20274150280000
20263110070000	20272240230000	20274310320000	20274000050000	20274150310000
20263110090000	20272260330000	20263170110000	20274020030000	20263080120000
20274060020000	20272260360000	20263170120000	20272240220000	20263110080000
20274060030000	20342030010000	20263170130000	20272240270000	20263110130000
20274060050000	20342040060000	20263170150000	20272250460000	20263110150000
20274070250000	20342050010000	20274150320000	20272260340000	20263110160000
20263000030000	20274290350000	20263080130000	20342040050000	20274060040000
20263000080000	20274030070000	20263080530000	20274030010000	20274070010000
20263000140000	20274040070000	20263080170000	20274030060000	20274070200000
20263080070000	20272270510000	20263110050000	20274030080000	20274070220000
20263080350000	20272280390000	20263110100000	20274040010000	20274150220000
20272300350000	25034330250000	20263110140000	20274050040000	20263000040000
20272310160000	25034230340000	20274150330000	20274050390000	20263000100000
20261230310000	25034230180000	20274070280000	20272280350000	20263000110000
25023150040000	25034230200000	20263000160000	20272280390000	20263000120000
25023150090000	25032310300000	20263000180000	25034110360000	20263000200000
25023150130000	25034030320000	20263080030000	25034160330000	20263080050000
25023150150000	25021110010000	20263080060000	25034030300000	20263000210000
25023000310000	25021120010000	20272300330000	25021110020000	20263000220000
25023070120000	25021120020000	20272300340000	25032150320000	20263000230000
25023070340000	25032150400000	20261230290000	25032150440000	20272300360000
25023070070000	25032150380000	25023150100000	25032230380000	20272310170000
25023000420000	25032150390000	25023150110000	25032230390000	20261230300000
25023000560000	25032190350000	25023150250000	25032030440000	25023180090000
25021040490000	25021050020000	25023000650000	25032070340000	25023150190000
25021000110000	25021060040000	25023000660000	25021000540000	25023000370000
20353090370000	25021060430000	25023000340000	25021030060000	25023000380000
20353090380000	25032030400000	25023000460000	20353090450000	25023000480000
20353140510000	25032030420000	25023000450000	20353140010000	26023070080000
20353140270000	25032030430000	25023070110000	20353140020000	25023000010000
20353140600000	25021050010000	25023000520000	20363140030000	25023000060000
20353160260000	25021040060000	25021070360000	20353140100000	25023000570000
20353160520000	20344130660000	25021070370000	20353140110000	25023000060000
20351010010000	20353090180000	25021040470000	20353140180000	25021070380000
20351020080000	20353090240000	20353160270000	20353040510000	
20263200180000	20353140070000	20253180180000		
20351030030000	20353140130000	20351030010000		
20263010020000				
20263010030000				

10/6/2010

REPORTS OF COMMITTEES

101843

Special Service Area No. 51.

Chatham.

*Permanent Index Number List -- August 17, 2010.
(Page 4 of 4)*

25021000130000
20353140520000
20353140350000
20353140590000
20353160250000
20353040440000
20353040460000
20353090360000
20263180330000
20263180340000
20263180350000
20351010140000
20263190340000
20351030040000
20263010040000
20263010060000
20263010070000
25111020090000
25023180420000
20351040170000
20351050030000
20351050250000
25024220050000
25024220030000

TRANSFER OF TAX INCREMENT FINANCING FUNDS TO CHICAGO PARK DISTRICT FOR DEVELOPMENT OF SKINNER PARK.

[O2010-4476]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Zoning and Land Use Planning to enter into and execute an intergovernmental agreement with the Chicago Park Disthct for the development of Skinner Park, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harhs, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Lauhno, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

The following is said ordinance as passed:

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

WHEREAS, The Chicago Park Disthct (the "Park Disthct") is an Illinois municipal corporation and a unit of local government under Article VII, Section 8 of the 1970 Constitution of the State of Illinois and, as such, is authorized to exercise control over and supervise the operation of all parks within the corporate limits of the City; and

WHEREAS, Skinner Park is the common name of a roughly two-square-block area bounded by Monroe Street on the north, Throop Street on the east, Adams Street on the south, and Laflin Street on the west, within the Near West Side neighborhood of the City; and

WHEREAS, The Park Disthct owns a portion of Skinner Park legally described on Exhibit A-1 attached hereto ("Park Disthct Property"); and

WHEREAS, The Park Disthct has proposed to enter into a lease agreement with the Board of Education of the City of Chicago (the "Board of Education"), a body corporate and politic, organized under and existing pursuant to Article 34 of the School Code of the State of Illinois, for a parcel of land legally deschbed on Exhibit A-2 attached hereto ("CPS Property") (the Park Disthct Property and the CPS Property, collectively, the "Skinner Park Property"); and

WHEREAS, The Skinner Park Property is depicted on Exhibit B attached hereto; and

WHEREAS, The Park Disthct has proposed to improve the Skinner Park Property, as follows: (i) in the southeast corner of the Park Disthct Property, the complete renovation of the existing playground with new landscaping, benches and seating walls, swings, a spray fixture, walkways and play equipment, for continued use as a community playground, and (ii) within the CPS Property, the creation of a new dog-fhendly area for community use (collectively, the "Project"); and

WHEREAS, The Skinner Park Property lies wholly within the boundahes of the Central West Redevelopment Area (as hereinafter defined); and

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

WHEREAS, In accordance with the provisions of the Act, and pursuant to ordinances adopted on February 16, 2000 and published in the *Journal of the Proceedings of the City Council of the City of Chicago* (the "*Journal of Proceedings*") for said date at pages 25276 through 25432 thereof, the City Council: (i) approved and adopted a redevelopment plan and project (the "Plan") for a portion of the City known as the "Central West Tax Increment Financing Redevelopment Project Area" (the "Central West Redevelopment Area"); (ii) designated the Central West Redevelopment Area as a "redevelopment project area", and (iii) adopted tax increment allocation financing for the Central West Redevelopment Area; and

WHEREAS, Pursuant to an ordinance adopted by the City Council on March 12, 2008, and published at pages 22072 through 22292 of the *Journal* of such date, the Central West Redevelopment Area was expanded and the Plan was amended to, among other things, adopt tax increment allocation financing for certain additional parcels; and

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

(Increment collected from the Central West Redevelopment Area shall be known as the "Central West Increment"); and

WHEREAS, The City's Department of Zoning and Land Use Planning ("DZLP") wishes to make available to the Park Disthct a portion of the Central West Increment in an amount not to exceed \$1,050,000 for the purpose of funding the Project in the Central West Redevelopment Area to the extent and in the manner provided in the Agreement (as hereinafter defined); and

WHEREAS, The Plan contemplates that tax increment financing assistance would be provided for public improvements, such as the Project, within the boundahes of the Central West Redevelopment Area; and

WHEREAS, The Park Disthct is a taxing disthct under the Act; and

WHEREAS, In accordance with the Act, TIF-eligible improvements may include such of the Park Disthct's capital costs necessahly incurred or to be incurred in furtherance of the objectives of the Plan; and

WHEREAS, The City and the Park Disthct wish to enter into an intergovernmental agreement in substantially the form attached as Exhibit C (the "Agreement") whereby the City shall pay for or reimburse the Park Disthct for a portion of the TIF-eligible improvements; and

WHEREAS, On April 9, 2008, the Park Disthct's Board of Commissioners passed an order authorizing the execution of the Agreement by the Park Disthct's General Superintendent; now, therefore,

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

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

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

SECTION 3. Subject to the approval of the Corporation Counsel of the City of Chicago as to form and legality, and to the approval of the City Comptroller, the Commissioner of DZLP is authohzed to execute and deliver the Agreement, to grant not to exceed \$1,050,000 of Central West Increment to the Park Disthct to pay for a portion of its TIF-eligible improvements incurred in connection with the Project, which Agreement may contain such other terms as are deemed necessary or appropriate by the parties executing the same on the part of the City.

SECTION 4. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of Chicago, or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall control. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any other provisions of this ordinance.

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

[Exhibit "B" referred to in this ordinance printed on pages 101850 through 101852 of this *Journal*.]

Exhibits "A-1", "A-2" and "C" referred to in this ordinance read as follows:

Exhibit "A-1".
(To Ordinance)

Park District Property.

Common Address:

1331 West Monroe Street,
in Chicago, Cook County, Illinois.

Permanent Index Numbers:

17-17-112-003-0000	17-17-112-043-0000
17-17-112-004-0000	17-17-112-044-0000
17-17-112-005-0000	17-17-112-045-0000
17-17-112-006-0000	17-17-112-050-0000
17-17-112-007-0000	17-17-112-051-0000
17-17-112-010-0000	17-17-112-052-0000
17-17-112-013-0000	17-17-112-053-0000
17-17-112-014-0000	17-17-112-054-0000
17-17-112-015-0000	17-17-112-055-0000
17-17-112-016-0000	17-17-112-056-0000
17-17-112-022-0000	17-17-112-057-0000
17-17-112-023-0000	17-17-112-058-0000
17-17-112-034-0000	17-17-112-059-0000
17-17-112-035-0000	17-17-112-060-0000

17-17-112-036-0000

17-17-112-061-0000

17-17-112-037-0000

17-17-112-062-0000

Parcel 1:

Lots 1 through 6, both inclusive, together with north/south and east/west alleys adjoining said lots in Assessor's Division of Lots 20 to 24 in Block 17 of Canal Trustee's Subdivision of the west half and the west half of the northeast quarter of Section 17, Township 39 North, Range 14 East of the Third Principal Meridian.

Parcel 2:

Lots 1 through 7, both inclusive, together with north/south and east/west alleys adjoining said lots in Carter's Subdivision of Lots 13 to 19, inclusive, in Block 17 of Canal Trustee's Subdivision of the west half and the west half of the northeast quarter of Section 17, Township 39 North, Range 14 East of the Third Principal Meridian.

Parcel 3:

Lots 1 through 7, both inclusive, together with north/south and east/west alleys adjoining said lots in Shaw & Jacques' Subdivision of Lots 30 to 33 in Block 17 of Canal Trustee's Subdivision of the west half and the west half of the northeast quarter of Section 17, Township 39 North, Range 14 East of the Third Principal Meridian.

Parcel 4:

Lots 1 through 4, both inclusive, together with north/south and east/west alleys adjoining said lots in Mortimer's Subdivision of Lots 54, 55 and parts of 56 and 59 of Block 17 of Canal Trustee's Subdivision of the west half and the west half of the northeast quarter of Section 17, Township 39 North, Range 14 East of the Third Principal Meridian.

Parcel 5:

Lots 1 through 6, both inclusive, together with north/south and east/west alleys adjoining said lots in Assessor's Division of Lots 20 to 24 in Block 17 of Canal Trustee's Subdivision of the west half and the west half of the northeast quarter of Section 17, Township 39 North, Range 14 East of the Third Principal Meridian, all in Cook County, Illinois.

(Subject to survey and title commitment).

Exhibit "A-2".
(To Ordinance)

CPS Property.

Common Address:

1451 -- 1457 West Monroe Street
Chicago, Cook County, Illinois.

Legal Description:

That part of Lots 16, 17 and 18 in Laflin and Loomis Resubdivision of Block 9 in Canal Trustee's Subdivision of the west half and the west half of the northeast quarter of Section 17, Township 39, Range 14, East of the Third Principal Meridian, described as follows:

beginning at the northwest corner of Lot 18 aforesaid; thence south 89 degrees, 56 minutes, 17 seconds east along the north line of said Lots, 74.09 feet; thence south 00 degrees, 05 minutes, 31 seconds west approximately 105 feet; thence south 89 degrees, 56 minutes, 17 seconds west, 74.09 feet to the west line of said Lot 18; thence north 00 degrees, 05 minutes, 31 seconds east along said west line approximately 105 feet to the point of beginning in Cook County, Illinois.

Property Area:

Approximately 7,779.45 square feet or 0.18 acre.

Permanent Index Numbers:

17-17-107-001-0000;

17-17-107-002-0000; and

17-17-107-003-0000.

(Partial)

The Property description is subject to title commitment, survey and Permanent Index Number division or reconfiguration, alley vacation and closing if applicable, as negotiated with the Board of Education of the City of Chicago.

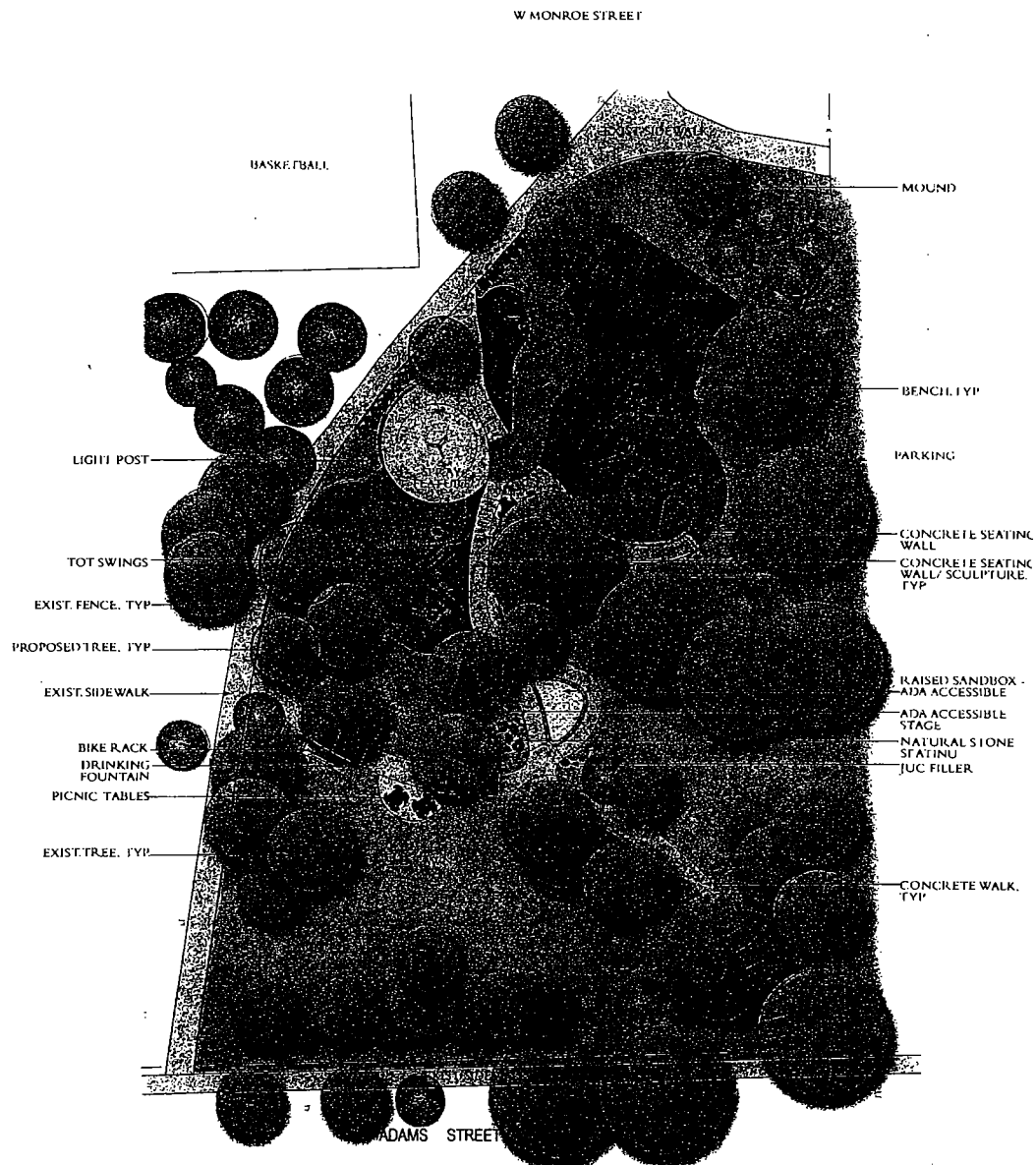
*Exhibit "B".
(To Ordinance)*

*Depiction Of Skinner Park Property.
(Page 1 of 3)*



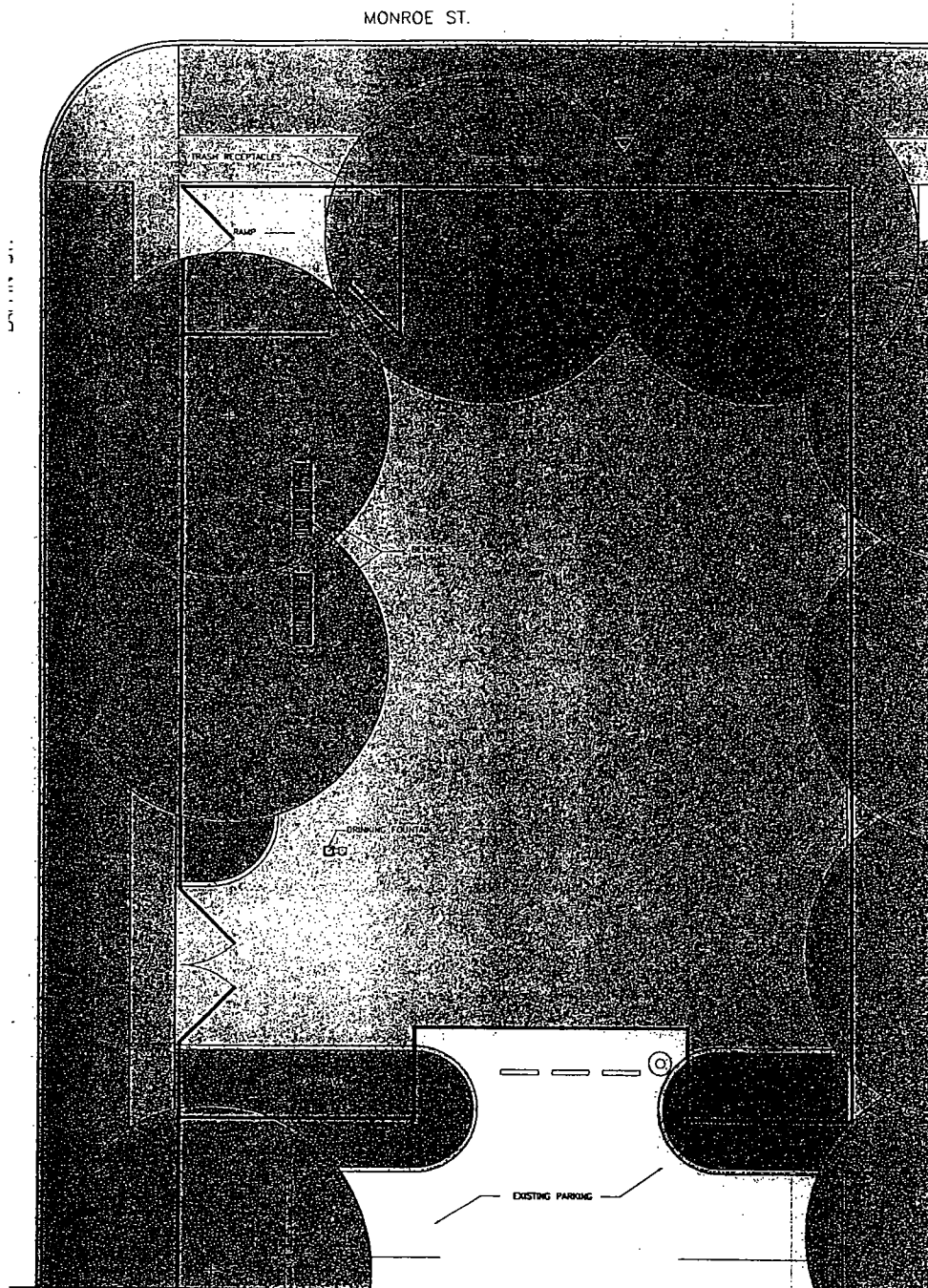
*Exhibit "B".
(To Ordinance)*

*Depiction Of Skinner Park Property.
(Page 2 of 3)*



*Exhibit "B".
(To Ordinance)*

*Depiction Of Skinner Park Property.
(Page 3 of 3)*



*Exhibit "C".
(To Ordinance)*

Intergovernmental Agreement

Between

The City Of Chicago

And

The Chicago Park District.

This Agreement is made as of this _____ day of _____, 2010 (the "Closing Date"), under authority granted by Article VII, Section 10 of the 1970 Constitution of the State of Illinois and the Intergovernmental Cooperation Act, 5 ILCS 220/1 et seq., by and between the City of Chicago (the "City"), an Illinois municipal corporation, by and through its Department of Zoning and Land Use Planning ("DZLP"); and the Chicago Park District (the "Park District"), an Illinois municipal corporation. The Park District and the City are sometimes referred to herein as the "Parties."

RECITALS

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

WHEREAS, the Park District is a unit of local government under Article VII, Section 1 of the 1970 Constitution of the State of Illinois and, as such, is authorized to exercise control over and supervise the operation of all parks within the corporate limits of the City; and

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

WHEREAS, in accordance with the provisions of the Act, and pursuant to three ordinances adopted on February 16, 2000 and published in the Journal of the Proceedings of the City Council (the "Journal of Proceedings") for said date at pages 25276 through 25432 thereof, the City Council: (i) approved and adopted a redevelopment plan and project (the "Plan") for a portion of the City known as the Central West Tax Increment Financing Redevelopment Project Area (the "Redevelopment Area"); (ii) designated the Redevelopment Area as a redevelopment project area; and (iii) adopted tax increment allocation financing (the "TIF Adoption Ordinance") for the Redevelopment Area; and

WHEREAS, pursuant to an ordinance adopted by the City Council on March 12, 2008, and published at pages 22072 through 22292 of the Journal of such date, the Redevelopment Area was expanded and the Plan was amended to, among other things, adopt tax increment allocation financing for certain additional parcels; and

WHEREAS, Skinner Park (the "Park") is the common name of a roughly two-square-block area bounded by Monroe Street on the north, Throop Street on the east, Adams Street on the south, and Laflin Street on the west, within the Near West Side neighborhood of the City; and

WHEREAS, the Park District owns a portion of the Park legally described on Exhibit A-1 attached hereto ("Park District Property"); and

WHEREAS, the Park District has proposed to enter into a lease agreement with the Board of Education of the City of Chicago (the "Board of Education"), a body corporate and politic, organized under and existing pursuant to Article 34 of the School Code of the State of Illinois, for a parcel of property legally described on Exhibit A-2 attached hereto ("CPS Property") (the Park District Property and the CPS Property, collectively, the "Park Property"); and

WHEREAS, the Park Property is depicted on Exhibit A-3 attached hereto; and

WHEREAS, the Park District has proposed to improve the Park Property, as follows: (i) in the southeast corner of the Park District Property, the complete renovation of the existing playground with new landscaping, benches and seating walls, swings, a spray fixture, walkways and play equipment, for continued use as a community playground (the "Playground Sub-Project"), and (ii) within the CPS Property, the creation of a new dog-friendly area for community use (the "DFA Sub-Project") (the Playground Sub-Project and the DFA Sub-Project, collectively, the "Park Project"); and

WHEREAS, the Park lies wholly within the boundaries of the Redevelopment Area; and

WHEREAS, under the Act and the TIF Adoption Ordinance, certain ad valorem taxes are allocated and, when collected, are paid to the Treasurer of the City for deposit by the Treasurer into the Central West TIF Fund established to pay redevelopment project costs incurred in the Redevelopment Area ("Incremental Taxes"); and

WHEREAS, under the Act and the TIF Adoption Ordinance, Incremental Taxes may be used to pay all or a portion of a taxing district's capital costs resulting from a redevelopment project within the Redevelopment Area that are incurred or that are to be incurred in furtherance of the objectives of the Plan, to the extent the municipality by written agreement accepts and approves such costs; and

WHEREAS, the Park District is a taxing district under the Act and the Park Project is a capital improvement, and therefore the costs of the Park Project qualify as "taxing districts' capital costs" as defined in Section 5/11-74.4-3(u) of the Act and also qualify as redevelopment project costs under the Plan; and

WHEREAS, DZLP wishes to make available to the Park District, from Incremental Taxes or from any other source of funds available to and selected by the City, an amount not to exceed \$1,050,000 (the "City Contribution") for the purpose of partially funding the Park Project; and

WHEREAS, the City and the Park District wish to enter into this Agreement; and

WHEREAS, on _____, the City Council adopted an ordinance published in the Journal of Proceedings for said date at pages _____ thereof (the "Authorizing Ordinance") authorizing the execution of this Agreement; and

WHEREAS, on April 9, 2008, the Park District's Board of Commissioners passed an order (the "Park District Order") authorizing the execution by the General Superintendent of this Agreement;

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

SECTION 1. RECITALS

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

SECTION 2. THE PARK PROJECT

2.01 Playground Sub-Project. The Park District has commenced construction of the Playground Sub-Project on the Park District Property, and agrees to complete the construction thereof, all in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may have been in effect from time to time pertaining to or affecting the Playground Sub-Project, including but not limited to 70 ILCS 1505/0.01 et seq.

2.02 DFA Sub-Project. Within _____ days after the Closing Date of this Agreement, or as soon thereafter as practicable, the Park District shall obtain a right of access from the Board of Education to that portion of the CPS Property that is to be the site of the DFA Sub-Project,

sufficient to allow the DFA Sub-Project to commence and proceed on the CPS Property. Not later than 24 months after the Closing Date, the Park District shall commence the DFA Sub-Project. Once commenced, the DFA Sub-Project shall be completed as soon as practicable thereafter.

2.03 The Parties acknowledge that the Playground Sub-Project and the DFA Sub-Project may proceed along separate and unrelated construction schedules and under separate construction contracts. Any requests for extensions of time or project reconfiguration due to budgetary constraints or other unforeseen site conditions for one of the Sub-Projects shall not constitute an event of default for the other Sub-Project.

2.04 The plans and specifications for the DFA Sub-Project (the "Plans and Specifications") shall at a minimum meet the general requirements set forth in Exhibit C hereof and shall be provided to the City by the Park District prior to the commencement of the DFA Sub-Project. No material deviation from the Plans and Specifications may be made without the prior written approval of the City. The Park District shall comply with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time to time, pertaining to or affecting the DFA Sub-Project.

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

2.06 Not later than the date the Park District submits to the City a Reimbursement Request (as defined below) for the payment of any portion of the City Contribution attributable to the DFA Sub-Project, the Park District shall have entered into a long-term lease (the "Lease") with the Board of Education for that portion of the CPS Property occupied by the DFA Sub-Project. The Lease shall include covenants requiring such portion of the CPS Property to remain a dog-friendly area for general community use for at least 20 years. The Park District will promptly submit a copy of the Lease to the City once signed, or shall include the copy with its Reimbursement Request.

2.07 The current estimate of the cost of the Park Project is \$1,050,000. The Park District has delivered to the City a budget for the Park Project attached as Exhibit B. The Park District certifies that it has identified sources of funds, including the City Contribution, sufficient to complete its budgeted portion of the Park Project. The Park District agrees that all costs of completing the Park Project over the City Contribution shall be the sole responsibility of the Park District. If the Park District at any point does not have sufficient funds to complete a Sub-Project or encounters unforeseen site conditions that prevent construction of any portion of a Sub-Project, the Park District shall so notify the City in writing, and thereafter the parties may agree to narrow the scope of either one or both of the Sub-Projects.

SECTION 3. FINANCING

3.01 Park District funds shall be used to pay all Park Project costs that are not reimbursed by the City Contribution.

3.02 City Funds (as defined below) may only be used to pay directly or reimburse the Park District for costs of TIF-Eligible Improvements that constitute Redevelopment Project Costs. "TIF-Eligible Improvements" means those improvements of the Park Project which (i) qualify as Redevelopment Project Costs, (ii) are eligible costs under the Plan and (iii) the City has agreed to pay for out of the City Funds, subject to the terms of this Agreement. "Redevelopment Project Costs" means redevelopment project costs as defined in Section 5/11-74.4-3(q) of the Act that are included in the budget set forth in the Plan or otherwise referenced in the Plan. Exhibit B hereof sets forth, by line item, the TIF-Eligible Improvements for the Park Project, and the maximum amount of costs that may be paid by or reimbursed from City Funds for each line item therein, contingent upon receipt by the City of documentation satisfactory in form and substance to DZLP evidencing such cost and its eligibility as a Redevelopment Project Cost.

3.03 Subject to the terms and conditions of this Agreement, the City shall pay to the Park District not to exceed \$1,050,000 in City funds from Incremental Taxes available to the City ("City Funds") to pay all or any portion of the City Contribution. As sub-limits of the City Funds set forth above, the City shall pay to the Park District not to exceed \$900,000 in City Funds for the Playground Sub-Project and not to exceed \$150,000 in City Funds for the DFA Sub-Project; provided, however, that the parties may agree to revise these sub-limits by increasing one and decreasing the other.

"Incremental Taxes" means such ad valorem taxes which, pursuant to the TIF Adoption Ordinance and Section 5/11-74.4-8(b) of the Act, are allocated to and when collected are paid to the Treasurer of the City of Chicago for deposit by the Treasurer into the Central West TIF Fund established to pay Redevelopment Project Costs and obligations incurred in the payment thereof. If actual Park Project costs total less than \$1,050,000, then the maximum the City shall be liable for under this Agreement is 100% of the Park Project costs.

3.04 The City is not obligated to pay the full amount due the Park District under this Agreement if there are no or insufficient City Funds from time to time. If, at the time a payment is requested by the Park District, there are insufficient City Funds, the City in its sole discretion may make the payment from any other source of funds available to the City at that time. If, at the end of the Term of the Agreement, any outstanding amount exists (the "Outstanding Amount"), the Outstanding Amount shall be forgiven in full by the Park District, and the City shall have no obligation to pay the Outstanding Amount after the end of the Term of the Agreement.

3.05 If the aggregate cost of the TIF-Eligible Improvements exceeds City Funds available pursuant to Section 3.03 hereof, or if the cost of completing the Park Project exceeds the project budget, the Park District shall be solely responsible for such excess cost, and shall hold the City harmless from any and all costs and expenses of completing the TIF-Eligible Improvements in excess of City Funds and of completing the Park Project, provided, however, that the parties may agree to narrow the scope of each Sub-Project as set forth in Section 2.07 above.

3.06 The City Funds being provided hereunder are being granted on a conditional basis, subject to the Park District's compliance with the provisions of this Agreement.

SECTION 4. PAYMENTS

4.01 The Park District shall request payments of City Funds only for reimbursement of expenses it has paid. Each such request shall be made on a Reimbursement Request form, an example of which is set forth on Exhibit D hereto ("Reimbursement Request"). Each Reimbursement Request shall be limited to one or the other Sub-Project; Sub-Projects may not be commingled on one Reimbursement Request form.

4.02 Delivery by the Park District to DZLP of any request for execution by the City of a Reimbursement Request hereunder shall, in addition to the items therein expressly set forth, constitute a certification to the City, as of the date of such request for execution of a Reimbursement Request, that:

- (i) the total amount of the Reimbursement Request represents the actual amount already paid by the Park District to the general contractor, subcontractors or other parties who have performed work on or otherwise provided goods or services in connection with the Park Project;
- (ii) all amounts shown as previous payments on the current Reimbursement Request have been paid by the Park District to the parties entitled to such payment;
- (iii) the Park District has approved all work and materials for the current Reimbursement Request;
- (iv) the Park District is in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time to time, pertaining to or affecting the Park Project or the Park District as related thereto; and
- (v) no event of default or condition or event which, with the giving of notice or passage of time or both, would constitute an event of default, exists or has occurred.

The City shall be entitled to rely on the above certification without further inquiry. However, upon the City's request, the Park District shall provide evidence satisfactory to the City of its compliance with the matters certified to.

4.03 Upon presentation of each Reimbursement Request from the Park District, the City shall review it and its supplemental documentation, if any, and shall inform the Park District of any questions or comments about same as soon as practicable. The City, by check or wire transfer, shall pay each Reimbursement Request amount (as adjusted by agreement of the Parties, if needed) within 45 days after the City has approved said Reimbursement Request.

4.04 The City shall not approve any Reimbursement Request which amount requested, when aggregated with all other approved Reimbursement Requests, exceeds the actual costs of the Park Project.

4.05 If the aggregate cost of the Park Project is less than the amount of the City Contribution contemplated by this Agreement, the Park District shall have no claim to the difference between the amount of the City Contribution contemplated by this Agreement and the amount of the City Funds actually paid by the City to the Park District.

SECTION 5. PRE-CLOSING REQUIREMENTS

Prior to the Closing Date, the following conditions shall have been completed, approved or complied with to the City's satisfaction:

5.01 that the Park District has satisfactory title to the Park District Property for the Playground Sub-Project (which may be evidenced by an acceptable title insurance policy), subject only to those title exceptions acceptable to the City and the Park District; and

5.02 evidence that the Park District Property is zoned to be used, occupied and operated as a public park; and

5.03 that the Park District has all governmental licenses and permits necessary in connection with the Park Project (except for the right of access and the Lease from the Board of Education to the CPS Property); and

5.04 that the Park District has furnished to DZLP, and DZLP has approved, a project budget showing total costs for the Park Project in an amount that is approximately \$1,050,000; and

5.05 that the Plans and Specifications for the Park Project are satisfactory to DZLP; and

5.06 that the Park District has provided DZLP a copy of all general contractor contracts, whether fully executed or in negotiation, pertaining to the Park Project.

SECTION 6. TERM.

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

SECTION 7. ENVIRONMENTAL MATTERS.

7.01. It shall be the responsibility of the Park District, at its sole cost and expense, to investigate and determine the soil and environmental condition of the Park, including obtaining phase I and, if applicable, phase II environmental audits for the Park, if applicable. The City makes no covenant, representation or warranty as to the environmental condition of the Park or the suitability of the Park as a park or for any use whatsoever.

7.02 The Park District agrees to carefully inspect the Park prior to commencement of any activity on the Park to ensure that such activity shall not damage surrounding property, structures, utility lines or any subsurface lines or cables. The Park District shall be solely responsible for the safety and protection of the public. The City reserves the right to inspect the work being done on the Park for environmental matters.

SECTION 8. INSURANCE.

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

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

Commercial General Liability (Primary and Umbrella). Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages shall include

the following: All premises and operations, products/completed operations, explosion, collapse, underground, separation of insureds, defense, and contractual liability (with no limitation endorsement). The City of Chicago is to be named as an additional insured on a primary, non-contributory basis for any liability arising directly or indirectly from the work.

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

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

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

8.02 The Park District will furnish the City at the address stated in Section 11.13, original Certificates of Insurance evidencing the required coverage to be in force on the Closing Date, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. The Park District shall submit evidence of insurance on the City's Insurance Certificate Form or equivalent prior to the Closing Date. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in this Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence shall not be deemed to be a waiver by the City.

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

8.04 The required insurance shall provide for sixty (60) days prior written notice to be given to the City in the event coverage is substantially changed, canceled, or non-renewed.

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

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

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

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

8.09 The required insurance shall not be limited by any limitations expressed in the indemnification language herein or any limitation placed on the indemnity therein given as a matter of law.

8.10 The Park District shall require all subcontractors to provide the insurance required herein or The Park District may provide the coverages for subcontractors. All subcontractors shall be subject to the same insurance requirements of The Park District unless otherwise specified herein. In all contracts relating to the Park Project, the Park District agrees to require the contractor to name the City as an additional insured on insurance coverages and to require the contractor to indemnify the City from all claims, damages, demands, losses, suits, actions, judgments and expenses including but not limited to attorney's fees arising out of or resulting from work on the Park Project by the contractor or contractor's suppliers, employees, or agents.

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

SECTION 9. INDEMNITY / NO PERSONAL LIABILITY

9.1. The Park District agrees to indemnify and hold the City, its officers and employees, harmless from and against any losses, costs, damages, liabilities, claims, suits, actions, causes of action and expenses, including, without limitation, reasonable attorney's fees and court costs suffered or incurred by the City arising from or in connection with (i) the Park District's failure to comply with any of the terms, covenants and conditions contained in this Agreement; or (ii) the Park District's or any contractor's failure to pay general contractors, subcontractors or materialmen in connection with the Park Project. The defense and indemnification obligations in this Section 9.1 shall survive any termination or expiration of this Agreement.

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

SECTION 10. DEFAULT

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

10.2. In the event the Park District fails to perform, keep or observe any of its covenants, conditions, promises, agreements or obligations under this Agreement not identified in Section 10.1 and such default is not cured as described in Section 10.3 hereof, the City may terminate this Agreement.

10.3. Prior to termination, the City shall give its notice of intent to terminate 30 days prior to termination at the address specified in Section 8.12 hereof, and shall state the nature of the default. In the event Park District does not cure such default within the 30-day notice period, such termination shall become effective at the end of such period; provided, however, with respect to those defaults which are not capable of being cured within such 30-day period, the Park District shall not be deemed to have committed such default and no termination shall occur if the Park District has commenced to cure the alleged default within such 30-day period and thereafter diligently and continuously prosecutes the cure of such default until the same has been cured.

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

SECTION 11. GENERAL PROVISIONS

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

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

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

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

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

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

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

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

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

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

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

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

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

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

With copies to: City of Chicago
Department of Law
Attention: Finance and Economic Development Division
City Hall, Room 600
121 N. LaSalle Street
Chicago, Illinois 60602
(312) 744-0200
(312) 744-8538 (Fax)

To the Park District: Chicago Park District
Attention: General Superintendent
541 North Fairbanks
Chicago, Illinois 60611
(312) 747-2200
(312) 747-6290 (Fax)

With copies to: Chicago Park District
Department of Law
541 North Fairbanks
Chicago, Illinois 60611
(312) 747-2631
(312) 747-2433 (Fax)

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

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

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

For the City: Kathy Dickhut
City of Chicago
Department of Zoning and Land Use Planning
City Hall, Room 1003
121 N. LaSalle Street
Chicago, Illinois 60602
(312) 744-1074
(312) 744-6550 (Fax)

For the Park District: Gia Biagi
Director of Planning and Development
Chicago Park District
541 North Fairbanks
Chicago, Illinois 60611
(312) 742-4682
(312) 742-5347 (Fax)

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

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

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

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

11.19. Cooperation with Inspector General. It is the duty of the Park District and the duty of the Park District's officers, directors, agents, partners, employees, contractors, subcontractors and of every applicant for certification of eligibility for a City contract or program, to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. The Park District represents that it understands and will abide by all provisions of Chapter 2-56 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

11.20. Cooperation with Legislative Inspector General. It is also the duty of the Park District and the duty of the Park District's officers, directors, agents, partners, employees, contractors, subcontractors and of every applicant for certification of eligibility for a City contract or program, to cooperate with the Legislative Inspector General in any investigation undertaken pursuant to Chapter 2-55 of the Municipal Code. The Park District represents that it understands and will abide by all provisions of Chapter 2-55 of the Municipal Code and that it will inform subcontractors of this provision and require their compliance.

IN WITNESS WHEREOF, each of the Parties has caused this Agreement to be executed and delivered as of the date first above written.

CITY OF CHICAGO, an Illinois municipal corporation,
by and through its Department of Zoning and Land Use Planning

By: _____
Patricia A. Scudiero, Commissioner

CHICAGO PARK DISTRICT, an Illinois municipal
corporation

By: _____
General Superintendent

Attest: _____
Secretary

[(Sub)Exhibit "C" referred to in this Intergovernmental Agreement with
Chicago Park District unavailable at time of printing.]

[(Sub)Exhibits "A-1", "A-2" and "A-3" referred to in this Intergovernmental
Agreement with Chicago Park District constitute Exhibits "A-1", "A-2"
and "B" to ordinance and printed on pages 101847
through 101852 of this *Journal*.]

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

(Sub)Exhibit "B".
(To Intergovernmental Agreement With
Chicago Park District)

TIF-Eligible Improvements.

Costs	Estimated Amount
Playground Sub-Project	
Design	\$ 70,000
Demolition/site prep	65,000
Grading/drainage/utilities	150,000
General construction	135,000
Playground area	200,000
Water play spray area	75,000
Landscaping	10,000
Play equipment	110,000
Art sculpture/mosaics	35,000
Overage allowance	50,000
Total for Sub-Project	\$ 900,000
DFA Sub-Project	
Total for Sub-Project	\$ 150,000
TOTAL:	\$1,050,000

Other costs as may be permitted to be reimbursed pursuant to 65 ILCS 5/11-74.4-3.

Notwithstanding the total of TIF-Eligible Improvements described above, the assistance to be provided by the City is limited to the amount set forth in Section 3.03 herein.

(Sub)Exhibit "D".
(To Intergovernmental Agreement With
Chicago Park District)

Reimbursement Request Form.

[Limit To One Sub-Project At A Time]

State of Illinois)
) SS.
County of Cook)

The affiant, the Chicago Park District, an Illinois municipal corporation (the "Park District"), hereby certifies that with respect to that certain Intergovernmental Agreement between the Park District and the City of Chicago dated _____, ____ (the "Agreement"):

A. Expenditures for the _____ Sub-Project, in the total amount of \$_____, have been made by the Park District. The Park District affirms that all such costs qualify as TIF-Eligible Improvements under the Agreement.

B. Of the TIF-Eligible Improvements costs set forth in paragraph A for the _____ Sub-Project, the following amount is the total of such TIF-Eligible Improvements reimbursed by the City to date:

\$ _____

C. The Park District hereby requests reimbursement in City Funds for the following costs of TIF-Eligible Improvements for the _____ Sub-Project:

\$ _____
[cannot exceed agreed
City Contribution for
this Sub-Project]

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

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

- (i) the total amount of the Reimbursement Request represents the actual amount already paid by the Park District to the general contractor, subcontractors or other parties who have performed work on or otherwise provided goods or services in connection with the Park Project;

- (ii) all amounts shown as previous payments on the current Reimbursement Request have been paid by the Park District to the parties entitled to such payment;
- (iii) the Park District has approved all work and materials for the current Reimbursement Request;
- (iv) the Park District is in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, codes and executive orders, all as may be in effect from time to time, pertaining to or affecting the Park Project or the Park District as related thereto; and
- (v) no event of default or condition or event which, with the giving of notice or passage of time or both, would constitute an event of default, exists or has occurred.

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

Chicago Park District, an Illinois municipal corporation

By: _____
Name

Title: _____

Subscribed and sworn before me this
_____ day of _____, _____

My commission expires: _____

Agreed and Accepted:

Name: _____

Title: _____

City of Chicago
Department of Zoning and Land Use Planning

ISSUANCE OF FREE PERMITS, CANCELLATION OF WATER/SEWER ASSESSMENTS AND WAIVER OF FEE FOR CERTAIN CHARITABLE, EDUCATIONAL AND RELIGIOUS INSTITUTIONS.

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, to which had been referred (April 14, 2009 and on subsequent dates) sundry proposed ordinances and order transmitted therewith to authorize the issuance of free permits, cancellation of water/sewer assessments and waiver of fee for certain charitable, educational and religious institutions, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances and order transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

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

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

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

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

Chicago Math And Science Academy.

[O2010-4477]

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

SECTION 1. That the Commissioner of Buildings, the Director of Business Affairs and Consumer Protection, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Environment, the Commissioner of Fire, the Director of Revenue and the Commissioner of Water Management are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Chicago Math and Science Academy, 7212 North Clark Street, Chicago, Illinois 60626, for the erection and maintenance of the building on the premises known as 7212 North Clark Street.

Said building and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

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

Copernicus Foundation.

[O2010-4478]

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

SECTION 1. That the Commissioner of Buildings, the Executive Director of Construction and Permits, the Director of Business Affairs and Licensing, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Environment, the Commissioner of Fire, the Director of Revenue and the Commissioner of Water Management are hereby authorized and directed to issue all necessary permits, all on-site water/sewer inspection fees, and all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Copernicus Foundation, 5216 West Lawrence Avenue, Chicago, Illinois 60630, for construction on the premises known as 4753 -- 4759 North Laramie Avenue.

Said building(s) and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate

provisions of the Municipal Code of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits.

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

Lubavitch Chabad Of The Loop, Goldcoast, Lincoln Park And The Center Of Jewish Life.

[O2010-4479]

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

SECTION 1. That the Commissioner of Buildings, the Executive Director of Construction and Permits, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, the Commissioner of Water Management, the Commissioner of Fire and the Director of Revenue are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City Council to the contrary, to Lubavitch Chabad of the Loop, Goldcoast, Lincoln Park and the Center of Jewish Life for Menorah Display at Daley Plaza. General contractor: Sure Light Sign Company, Gayle Miller, 1225 Bowes Road, Elgin, Illinois 60123, 847-214-9595, at the premises known as Daley Plaza, 50 West Washington Street.

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

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

Marist High School.

[O2010-4480]

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

SECTION 1. That the Commissioner of Transportation, the Commissioner of Buildings, the Commissioner of Water Management and the Director of Revenue are hereby directed to issue all necessary permits, free of charge, including stormwater detention management fees, notwithstanding other ordinances of the City of Chicago to the contrary, to Marist High School, 4200 West 115th Street, Chicago, Illinois 60655, for the construction of football and baseball fields renovation.

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

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

Menomonee Club.

[O2010-4481]

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

SECTION 1. That the Commissioner of Buildings, the Executive Director of Construction and Permits, the Director of Business Affairs and Licensing, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Environment, the Commissioner of Fire, the Director of Revenue and the Commissioner of Water Management are hereby authorized and directed to issue all necessary permits, all on-site water/sewer inspections fees, and all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Menomonee Club, 244 West Willow Street, Chicago, Illinois 60614-5716, for the premises known as Menomonee Club at 800 West Buena Avenue.

Said building(s) and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits.

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

Noble Network Of Charter Schools.

[O2010-4482]

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

SECTION 1. That the Commissioner of Buildings, the Executive Director of Construction

and Permits, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Environment, the Commissioner of Fire, the Director of Revenue and the Commissioner of Water Management are hereby authorized and directed issue all necessary permits, all on-site water/sewer inspection fees, and shall water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Noble Network of Charter Schools, Rowe-Clark Gymnasium and parking lot, 723 -- 745 North Lawndale Avenue, Chicago Illinois, for development of gymnasium and parking lot on the premises known as 723 -- 745 North Lawndale Avenue..

Said building(s) and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions for the Municipal Code of the City of Chicago for the issuance of all necessary permits.

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

St. John's Lutheran School.

[O2010-4483]

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

SECTION 1. That the Commissioner of Buildings, the Executive Director of constructions and Permits, the Commissioner of Streets and Sanitation, the Commissioner of Environment, the Commissioner of Fire, the Director of Revenue and the Commissioner of Water Management are hereby authorized and directed to issue all necessary permits, all on-site water/sewer inspection fees and all water/sewer review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to St. John's Lutheran School, 4937 West Montrose Avenue, Chicago Illinois 60630, for construction on the premises known as 4937 West Montrose Avenue.

Said building(s) and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work therein shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits.

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

St. Daniel The Prophet Parish And School.

[O2010-4484]

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

SECTION 1. That the Commissioner of Buildings, the Commissioner of Streets and Sanitation, the Commissioner of Transportation, the Commissioner of Water Management, the Commissioner of Fire, the Commissioner of Environment, the Commissioner of Business Affairs and Consumer Protection, the Commissioner of Public Health, the Executive Director of the Mayor's Office of Special Events, the City Comptroller and the Director of Revenue are hereby authorized and directed to issue all necessary special event permits and licenses, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to St. Daniel the Prophet Parish and School (all festival participants and applicants) for St. Daniel the Prophet Oktoberfest, to be held October 1, 2010 through October 2, 2010, during the hours of 7:00 P.M. to 11:59 P.M. on the premises known as 5300 -- 5337 South Natoma Avenue, Chicago, Illinois 60638.

Said special event shall be held exclusively for not-for-profit and related purposes and shall not be otherwise used with a view to profit.

SECTION 2. The St. Daniel the Prophet Parish and School shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Section 1 of this ordinance.

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

CANCELLATION OF WATER/SEWER ASSESSMENTS.

Agape Youth Development & Family Support.

[O2010-4485]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed

to cancel existing assessments, notwithstanding other ordinances of the city of Chicago to the contrary, assessed against Agape Youth Development & Family Support, 3355 West Fifth Avenue (Account Number 667683-434432).

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

All Saints-St. Anthony Church.

[O2010-4486]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against All Saints-St. Anthony Church, 2815 -- 2825 South Wallace Street, Chicago, Illinois 60606, Permanent Index Number 17-28-313-016 (Account Number 428169).

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

All Saints-St. Anthony Convent.

[O2010-4487]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against All Saints-St. Anthony Convent, 500 -- 502 West 28th Street, Chicago, Illinois 60606, Permanent Index Number 17-28-313-016 (Account Number 428172).

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

All Saints-St. Anthony Rectory.

[O2010-4488]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against All Saints-St. Anthony Rectory, 516 -- 518 West 28th Street, Chicago, Illinois 60606, Permanent Index Number 17-28-313-016 (Account Number 428170).

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

All Saints-St. Anthony School.

[O2010-4489]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against All Saints-St. Anthony School, 506 -- 510 West 28th Street, Chicago, Illinois 60606, Permanent Index Number 17-28-313-016 (Account Number 428171).

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

Annunciata Church.
(11039 S. Avenue H)

[O2010-4490]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other

ordinances of the City of Chicago to the contrary, assessed against Annunciata Church, 11039 South Avenue H, Chicago, Illinois 60617, Permanent Index Numbers 26-17-314-001 to -008 (Account Number 428165).

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

Annunciata Church.
(11131 S. Avenue H)

[O2010-4491]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Annunciata Church, 11131 South Avenue H, Chicago, Illinois 60617, Permanent Index Numbers 26-17-314-001 to -008 (Account Number 438560).

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

Annunciata Church.
(3747 E. 111th St.)

[O2010-4492]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Annunciata Church, 3747 East 111th Street, Chicago, Illinois 60617, Permanent Index Numbers 26-17-314-001 through -008, -015 through -022 (Account Number 442937).

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

Annunciata School.

[O2010-4493]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Annunciata School, 3756 East 112th Street, Chicago, Illinois 60617, Permanent Index Number 26-17-314-037 (Account Number 438511).

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

Archbishop Quigley Pastoral Center.

[O2010-4494]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Archbishop Quigley Pastoral Center, 833 -- 835 North Rush Street, Chicago, Illinois 60611, Permanent Index Numbers 17-03-225-001 -- 003, -010, -013 -- 017 (Account Number 428752).

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

Assumption Church.

[O2010-4495]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other

ordinances of the City of Chicago to the contrary, assessed against Assumption Church, 317 -- 321 West Illinois Street, Chicago, Illinois 60610, Permanent Index Number 17-09-250-003 (Account Number 428758).

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

Assumption Church/School/Hall.

[O2010-4496]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Assumption Church/School/Hall, 2817 West 24th Street, Chicago, Illinois 60608, Permanent Index Number 16-25-120-012 (Account Number 428410).

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

Assumption Convent.

[O2010-4497]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Assumption Convent, 2831 West 24th Boulevard, Chicago, Illinois 60608, Permanent Index Number 16-25-120-012 (Account Number 440424).

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

Assumption Rectory.

[O2010-4498]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Assumption Rectory, 323 West Illinois Street, Chicago, Illinois 60610, Permanent Index Number 17-09-250-018 (Account Number 442249).

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

Assumption Rectory/School.

[O2010-4499]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Assumption Rectory/School, 2434 South California Avenue, Chicago, Illinois 60608, Permanent Index Number 16-25-120-035 (Account Number 428409).

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

Blessed Sacrament (Former Our Lady Of Good Counsel) Church/Rectory/School.

[O2010-4500]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Blessed Sacrament (former Our Lady of Good Counsel) Church/Rectory/School, 3534 -- 3538 South Hermitage Avenue, Chicago, Illinois 60609, Permanent Index Number 17-31-404-031-032 (Account Number 4428181).

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

Blessed Sacrament (Former Our Lady Of Good Counsel) Convent.

[O2010-4501]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Blessed Sacrament (former Our Lady of Good Counsel) Convent, 3513 South Hermitage Avenue, Chicago, Illinois 60609, Permanent Index Number 17-31-405-011-012 (Account Number 440367).

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

Blessed Sacrament (Former St. Maurice) Church/Convent.

[O2010-4502]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Blessed Sacrament (former Saint Maurice) Church/Convent, 3600 South Seeley Avenue, Chicago, Illinois 60609, Permanent Index Numbers 17-31-315-001, -013 (Account Number 440409).

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

Blessed Sacrament (Former St. Maurice) Rectory/School.

[O2010-4503]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Blessed Sacrament (former Saint Maurice) Rectory/School, 3617 South Hoyne Avenue, Chicago, Illinois 60609, Permanent Index Numbers 17-31-315-001, -003 (Account Number 440427).

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

Blessed Sacrament (Former Sts. Peter And Paul) Church/Rectory.

[O2010-4504]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Blessed Sacrament (former Saints Peter and Paul) Church/Rectory, 3745 South Paulina Street, Chicago, Illinois 60609, Permanent Index Number 17-31-423-001 (Account Number 440370).

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

Blessed Sacrament (Former Sts. Peter And Paul) Convent.

[O2010-4505]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Blessed Sacrament (former Saints Peter and Paul) Convent, 1640 West 38th Street, Chicago, Illinois 60609, Permanent Index Number 17-31-423-012 (Account Number 440372).

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

Blessed Sacrament (Former Sts. Peter And Paul) School.

[O2010-4506]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Blessed Sacrament (former Saints Peter and Paul) School, 3737 South Paulina Street, Chicago, Illinois 60609, Permanent Index Number 17-31-423-001 (Account Number 440369).

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

Cardinal Meyer Center.
(Acct. No. 440272)

[O2010-4507]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Cardinal Meyer Center, 3525 South Lake Park Avenue, Chicago, Illinois 60616, Permanent Index Number 17-35-100-001 (Account Number 440272).

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

Cardinal Meyer Center.
(Acct. No 440273)

[O2010-4508]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Cardinal Meyer Center, 3525 South Lake Park Avenue, Chicago, Illinois 60616, Permanent Index Number 17-35-100-001 (Account Number 440273).

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

Christ The King Church.

[O2010-4509]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Christ the King Church, 9255 South Hamilton Avenue, Chicago, Illinois 60620, Permanent Index Number 25-06-308-012 (Account Number 438922).

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

Christ The King Parish Center/Gym.

[O2010-4510]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Christ the King Parish Center/Gym, 9255 South Hamilton Avenue, Chicago, Illinois 60620, Permanent Index Number 25-06-308-012 (Account Number 438973).

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

Christ The King Rectory.

[O2010-4511]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Christ the King Rectory, 9235 South Hamilton Avenue, Chicago, Illinois 60620, Permanent Index Number 25-06-308-012 (Account Number 438666).

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

*Christ The King School.
(9258 S. Hoyne Ave.)*

[O2010-4512]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Christ the King School, 9258 South Hoyne Avenue, Chicago, Illinois 60620, Permanent Index Numbers 25-06-308-011, -012 (Account Number 438974).

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

*Christ The King School.
(9259 S. Hoyne Ave.)*

[O2010-4513]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Christ the King School, 9259 South Hoyne Avenue, Chicago, Illinois 60620, Permanent Index Number 25-06-308-012 (Account Number 442886).

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

Christ The Redeemer (Sts. Peter And Paul Romanian Catholic Mission).

[O2010-4514]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Christ the Redeemer (Saints Peter and Paul Romanian Catholic Mission), 3109 West Fullerton Avenue, Chicago, Illinois 60647, Permanent Index Number 13-36-100-024 (Account Number 441666).

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

Church Of God In Christ United.

[O2010-4515]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water Management is hereby authorized and directed to cancel delinquent, existing and future water and sewer assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Church of God in Christ United, located at 1121 East 76th Street, Chicago, Illinois 60619 (Account Number 569095-569095).

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

Corpus Christi Church/Rectory.

[O2010-4516]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Corpus Christi Church/ Rectory, 4920 -- 4922 South Dr. Martin Luther King, Jr. Drive, Chicago, Illinois 60615, Permanent Index Number 20-10-117-015 (Account Number 428080).

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

Corpus Christi Convent.

[O2010-4517]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Corpus Christi Convent, 4926 South Dr. Martin Luther King, Jr Drive, Chicago Illinois 60615, Permanent Index Number 20-10-117-015 (Account Number 439996).

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

Corpus Christi Ministry Center.

[O2010-4518]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Corpus Christi Ministry Center, 4910 -- 4918 South Dr. Martin Luther King, Jr. Drive, Chicago, Illinois 60615, Permanent Index Number 20-10-117-015 (Account Number 428079).

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

Danish Old Peoples Home.

[O2010-4519]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water Management is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Danish Old Peoples Home, 6817 West Hurlbut Street, Chicago, Illinois 60631-3128, service address: 6827 West Hurlbut Street (Account Number 443641-443641) in the amount of \$3,470.59.

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

Daughter Of Charities Ministries, Marillac Thirty Store.

[O2010-4520]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments effective January 1, 2010, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Daughters of Charities Ministries, Marillac Thrifty Store, located at 2859 West Jackson Boulevard (Account Number 633334-593600).

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

Deborah's Place.

[O2010-4521]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water Management is hereby authorized and directed to cancel existing water and sewer assessments notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Deborah's Place, located at 1530 -- 1532 North Sedgwick Street Chicago Illinois, 60614 (Account Number 584520-584520).

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

Epiphany Church.

[O2010-4522]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Epiphany Church, 2501 South Keeler Avenue, Chicago, Illinois 60623, Permanent Index Numbers 16-27-227-004,-013 (Account Number 536404).

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

Epiphany Rectory.

[O2010-4523]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Epiphany Rectory, 2524 South Keeler Avenue, Chicago, Illinois 60623, Permanent Index Number 16-27-227-013 (Account Number 440445).

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

Epiphany School/Convent.

[O2010-4524]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Epiphany School/Convent, 4227 West 25th Street, Chicago, Illinois 60623, Permanent Index Number 16-27-227-004 (Account Number 440460).

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

Faith Center Church.
(316 S. Spaulding Ave.)

[O2010-4525]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago, to the contrary, assessed against Faith Center Church, 316 South Spaulding Avenue (Account Number 294349-294349).

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

Faith Center Church.
(320 S. Spaulding Ave.)

[O2010-4526]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago, to the contrary, assessed against Faith Center Church, 320 South Spaulding Avenue (Account 526109-526109).

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

Five Holy Martyrs Church.

[O2010-4529]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as fo the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Five Holy Martyrs Church, 4305 -- 4307 South Richmond Avenue, Chicago, Illinois 60632, Permanent Index Number 19-01-306-001 (Account Number 428194).

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

Five Holy Martyrs Convent.

[O2010-4527]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Five Holy Martyrs Convent, 2901 West 43rd Street, Chicago, Illinois 60632, Permanent Index Number 19-01-306-001 (Account Number 428197).

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

Five Holy Martyrs Pahsh Center.

[O2010-4528]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Five Holy Martyrs Parish Center, 4329 South Richmond Avenue, Chicago, Illinois 60632, Permanent Index Number 19-01-306-001 (Account Number 428196).

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

Five Holy Martyrs Rectory/Hall.

[O2010-4530]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Five Holy Martyrs Rectory/Hall, 4330 South Francisco Avenue, Chicago, Illinois 60632, Permanent Index Number 19-01-306-001 (Account Number 428199).

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

Five Holy Martyrs School.
(4324 -- 4328 S. Francisco Ave.)

[O2010-4531]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Five Holy Martyrs School, 4324 -- 4328 South Francisco Avenue, Chicago, Illinois 60632, Permanent Index Number 19-01-306-001 (Account Number 428198).

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

Five Holy Martyrs School.
(4309 -- 4327 S. Richmond Ave.)

[O2010-4532]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Five Holy Martyrs School, 4309 -- 4327 South Richmond Avenue, Chicago, Illinois 60632, Permanent Index Number 19-01-306-002 (Account Number 428195).

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

The Full Gospel Grace Church.

[O2010-4550]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water Management is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against The Full Gospel Grace Church (Account Number 457277-457277) 5222 -- 5224 North Kedzie Avenue and (Account Number 457280-457280) 5234 North Kedzie Avenue.

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

Good Shepherd Parish Center/Covent.

[O2010-4551]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Good Shepherd Parish Center/Convent, 2733 South Kolin Avenue, Chicago, Illinois 60623, Permanent Index Number 16-27-409-008 (Account Number 440469).

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

Good Shepherd Church.

[O2010-4552]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Good Shepherd Church, 2757 South Kolin Avenue, Chicago, Illinois 60623, Permanent Index Number 16-27-409-008 (Account Number 440470).

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

Good Shepherd Rectory.

[O2010-4553]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Good Shepherd Rectory, 2719 South Kolin Avenue, Chicago, Illinois 60623, Permanent Index Number 16-27-409-008 (Account Number 440468).

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

Good Shepherd School.

[O2010-4554]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Good Shepherd School, 2725 South Kolin Avenue, Chicago, Illinois 60623, Permanent Index Number 16-27-409-008 (Account Number 536844).

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

Hebrew Theological College.
(2600 -- 2602 W. Touhy Ave.)

[O2010-4555]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water Management is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Hebrew Theological College, 7135 North Carpenter Road, Skokie, Illinois 60077, for premises located at 2600 -- 2602 West Touhy Avenue Chicago, Illinois 60645 (Account Number 447082-447082) in the amount of \$338.56, bill dated July 8, 2010.

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

Hebrew Theological College.
(2604 -- 2608 W. Touhy Ave.)

[O2010-4556]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water Management is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Hebrew Theological College, 7135 North Carpenter Road, Skokie, Illinois 60077, for premises located at 2604 -- 2608 West Touhy Avenue, Chicago, Illinois 60645 (Account Number 447083-447083) in the amount of \$883.05, bill dated July 8, 2010.

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

Holy Angels Church.

[O2010-4548]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Angels Church, 750 East 40th Street, Chicago, Illinois 60653, Permanent Index Numbers 20-03-208-031 to -037 (Account Number 443139).

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

Holy Angels Convent.

[O2010-4545]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Angels Convent, 661 East Oakwood Boulevard, Chicago, Illinois 60653, Permanent Index Number 20-03-207-002 (Account Number 428057).

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

Holy Angels Rectory.

[O2010-4549]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Angels Rectory, 615 East Oakwood Boulevard, Chicago, Illinois 60653, Permanent Index Number 20-03-207-003 (Account Number 616141).

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

Holy Angels School.
(539 E. Oakwood Blvd.)

[O2010-4546]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Angels School, 539 East Oakwood Boulevard, Chicago, Illinois 60653, Permanent Index Numbers 20-03-207-001, -002 (Account Number 541555).

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

Holy Angels School.
(750 E. 40th St.)

[O2010-4547]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Angels School, 750 East 40th Street, Chicago, Illinois 60653, Permanent Index Numbers 20-03-208-031 through -037 (Account Number 443138).

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

Holy Cross-Immaculate Heart Of Mary Building.
(4538 S. Hermitage Ave.)

[O2010-4557]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Cross-Immaculate Heart of Mary Building, 4538 South Hermitage Avenue, Chicago, Illinois 60609, Permanent Index Number 20-06-414-034 (Account Number 546967).

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

Holy Cross-Immaculate Heart Of Mary Building.
(4544 S. Hermitage Ave.)

[O2010-4558]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Cross-Immaculate Heart of Mary Building, 4544 South Hermitage Avenue, Chicago, Illinois 60609, Permanent Index Number 20-06-414-034 (Account Number 440132).

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

Holy Cross-Immaculate Heart Of Mary Building.
(4600 -- 4602 S. Honore St.)

[O2010-4559]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Cross-Immaculate Heart of Mary Building, 4600 -- 4602 South Honore Street, Chicago, Illinois 60609, Permanent Index Number 20-06-420-003 (Account Number 428205).

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

Holy Cross-Immaculate Heart Of Mary Church.

[O2010-4560]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Cross-Immaculate Heart of Mary Church, 4513 South Ashland Avenue, Chicago, Illinois 60609, Permanent Index Number 20-05-303-044 (Account Number 440129).

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

Holy Cross-Immaculate Heart Of Mary Rectory.

[O2010-4561]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Cross-Immaculate Heart of Mary Rectory, 4557 South Wood Street, Chicago, Illinois 60609, Permanent Index Number 20-06-414-036 (Account Number 443098).

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

Holy Cross-Immaculate Heart Of Mary School.

[O2010-4562]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Cross-Immaculate Heart of Mary School, 4545 South Wood Street, Chicago, Illinois 60609, Permanent Index Number 20-06-414-036 (Account Number 443089).

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

Holy Cross-Immaculate Heart Of Mary Youth Center.

[O2010-4563]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Cross-Immaculate Heart of Mary Youth Center, 4545 South Ashland Avenue, Chicago, Illinois 60609, Permanent Index Number 20-05-303-015 (Account Number 428202).

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

Holy Innocents Church.

[O2010-4533]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Innocents Church, 735 -- 741 North Armour Street, Chicago, Illinois 60622, Permanent Index Number 17-08-101-012 (Account Number 428526).

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

Holy Innocents Convent.

[O2010-4534]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Innocents Convent, 1445 -- 1447 West Superior Street, Chicago, Illinois 60622, Permanent Index Number 17-08-109-014 (Account Number 428530).

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

Holy Innocents Convent/School.

[O2010-4535]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Innocents Convent/School, 1460 West Superior Street, Chicago, Illinois 60622, Permanent Index Number 17-08-101-012 (Account Number 428528).

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

Holy Innocents Rectory.

[O2010-4536]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Innocents Rectory, 743 North Armour Street, Chicago, Illinois 60622, Permanent Index Number 17-08-101-012 (Account Number 428525).

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

Holy Innocents School.
(1444 W. Superior St.)

[O2010-4540]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Innocents School, 1444 West Superior Street, Chicago, Illinois 60622, Permanent Index Number 17-08-101-012 (Account Number 428529).

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

Holy Innocents School.
(1460 W. Superior St.)

[O2010-4537]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Innocents School, 1460 West Superior Street, Chicago, Illinois 60622, Permanent Index Number 17-08-101-012 (Account Number 428527).

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

Holy Name Cathedral.

[O2010-4538]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Name Cathedral, 751 North State Street, Chicago, Illinois 60611, Permanent Index Number 17-10-100-001 (Account Number 442332).

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

Holy Name Residence.

[O2010-4539]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Name Residence, 739 North Wabash Avenue, Chicago, Illinois 60611, Permanent Index Number 17-10-101-008 (Account Number 442333).

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

Holy Rosary Church.

[O2010-4541]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Rosary Church, 614 North Western Avenue, Chicago, Illinois 60612, Permanent Index Number 16-12-214-026 (Account Number 428560).

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

Holy Rosary Hall.

[O2010-4542]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other

ordinances of the City of Chicago to the contrary, assessed against Holy Rosary Hall, 604 North Western Avenue, Chicago, Illinois 60612, Permanent Index Number 16-12-214-026 (Account Number 428562).

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

Holy Rosary Parking Lot Spigot.

[O2010-4543]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Rosary Parking Lot Spigot, 607 North Western Avenue, Chicago, Illinois 60612, Permanent Index Numbers 17-07-113-003, -006 (Account Number 865810-626037).

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

Holy Rosary Rectory.

[O2010-4544]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Rosary Rectory, 612 North Western Avenue, Chicago, Illinois 60612, Permanent Index Number 16-12-214-026 (Account Number 428561).

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

Holy Trinity Croatian Church/School.

[O2010-4564]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Trinity Croatian Church/School, 1844 -- 1848 South Throop Street, Chicago, Illinois 60608, Permanent Index Number 17-20-314-039 (Account Number 428473).

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

Holy Trinity Croatian Convent.

[O2010-4565]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Trinity Croatian Convent, 1840 South Throop Street, Chicago, Illinois 60608, Permanent Index Numbers 17-20-314-038, -039 (Account Number 428474).

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

Holy Trinity Croatian Rectory.

[O2010-4566]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other

ordinances of the City of Chicago to the contrary, assessed against Holy Trinity Croatian Rectory, 1850 South Throop Street, Chicago, Illinois 60608, Permanent Index Number 17-20-314-039 (Account Number 428472).

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

Holy Trinity Polish Mission Church.

[O2010-4567]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Trinity Polish Mission Church, 1120 -- 1130 North Noble Street, Chicago, Illinois 60622, Permanent Index Numbers 17-05-303-006, -045 (Account Number 428536).

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

Holy Trinity Polish Mission Rectory/Convent.

[O2010-4568]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Trinity Polish Mission Rectory/Convent, 1118 North Noble Street, Chicago, Illinois 60622, Permanent Index Numbers 17-05-303-006, -045 (Account Number 428537).

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

Holy Trinity Polish Mission School.

[O2010-4569]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Holy Trinity Polish Mission School, 1125 -- 1137 North Cleaver Street, Chicago, Illinois 60622, Permanent Index Numbers 17-05-303-006, -045 (Account Number 428535).

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

Immaculate Conception Church.

[O2010-4570]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Immaculate Conception Church, 8752 -- 8756 South Commercial Avenue, Chicago, Illinois 60617, Permanent Index Number 26-06-202-015 (Account Number 428113).

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

Immaculate Conception Church/School.

[O2010-4572]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Immaculate Conception Church/School, 1431 North North Park Avenue, Chicago, Illinois 60610, Permanent Index Numbers 17-04-202-065, -066 (Account Number 674827-598279).

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

Immaculate Conception Rectory.

[O2010-4574]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Immaculate Conception Rectory, 9041 South Exchange Avenue, Chicago, Illinois 60617, Permanent Index Number 26-06-223-033 (Account Number 438523).

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

Immaculate Conception Rectory/School/Convent.

[O2010-4575]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Immaculate Conception Rectory/School/Convent, 2950 East 88th Street, Chicago, Illinois 60617, Permanent Index Number 26-06-202-015 (Account Number 438521).

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

Immaculate Conception (44th Street) Church/Rectory.

[O2010-4571]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Immaculate Conception (44th Street) Church/Rectory, 4422 South Fairfield Avenue, Chicago, Illinois 60632, Permanent Index Number 19-01-408-001 (Account Number 440167).

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

Immaculate Conception (44th Street) Convent.

[O2010-4573]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Immaculate Conception (44th Street) Convent, 4426 South Fairfield Avenue, Chicago, Illinois 60632, Permanent Index Number 19-01-408-013 (Account Number 428200).

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

Immaculate Conception (44th Street) School/Hall.

[O2010-4576]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Immaculate Conception (44th Street) School/Hall, 4420 South Fairfield Avenue, Chicago, Illinois 60632, Permanent Index Numbers 19-01-408-013, -014 (Account Number 440168).

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

Immaculate Heart Of Mary Church.

[O2010-4577]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Immaculate Heart of Mary Church, 3311 West Byron Street, Chicago, Illinois 60618, Permanent Index Number 13-23-214-021 (Account Number 441269).

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

Immaculate Heart Of Mary Rectory.

[O2010-4578]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Immaculate Heart of Mary Rectory, 3836 North Spaulding Avenue, Chicago, Illinois 60618, Permanent Index Number 13-23-214-021 (Account Number 441278).

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

Immaculate Heart of Mary School.

[O2010-4579]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Immaculate Heart of Mary School, 3800 North Spaulding Avenue, Chicago, Illinois 60618, Permanent Index Number 13-23-214-021 (Account Number 441279).

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

*Korean Catholic Church And Korean
Catholic Rectory/Convent.*

[O2010-4580]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water Management is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Korean Catholic Church and Korean Catholic Rectory/Convent (Account Number 441250) 4119 North Kedvale Avenue and (Account Number 431178) 4133 North Kedvale Avenue.

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

Labavitch Mesivta Of Chicago.

[O2010-4581]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water Management is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Labavitch Mesivta of Chicago, 2756 West Morse Avenue, Chicago, Illinois 60645, for premises located at 2756 West Coyle Avenue, Chicago, Illinois 60645 (Account

Number 854835-426773) in the amount of \$227.34 for the period of November 1, 2009 through April 30, 2010.

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

Latin United Community Housing Association.

[O2010-4582]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Latin United Community Housing Association:

Service Address	Account Number	Amount
3337 West Division Street	510560-510560	\$7,333.60
1414 -- 1418 North Washtenaw Avenue	507720-507720	\$5,134.25
1451 North Washtenaw Avenue	507748-507748	\$3,691.08
1456 North Rockwell Street	507745-507745	\$4,251.45
2601 -- 2609 West Evergreen Avenue	507875-507875	\$4,466.15

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

*Marillac House, Marillac Social Center,
Daughters Of Charities Ministries.*

[O2010-4604]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments effective January 1, 2010, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Marillac House, Marillac Social Center, Daughters of Charities Ministries located at 212 South Francisco Avenue (Account Numbers 440573-440573 and 440572-440572).

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

Marist High School.

[O2010-4583]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Marist High School, 4200 West 115th Street, Chicago, Illinois 60655, Permanent Index Numbers 24-22-202-001, -003 (Account Number 439054).

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

Mary Magdalene Missionary Baptist Church.

[O2010-4584]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water Management is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Mary Magdalene Missionary Baptist Church, 10920 South Princeton Avenue (Account Number 851249-428143) amount: \$1,585.44, service address: 10918 -- 10922 South Princeton Avenue.

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

Maternity BVM Church.

[O2010-4585]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Maternity BVM Church, 1540 North Monticello Avenue, Chicago, Illinois 60647, Permanent Index Number 16-02-106-001 (Account Number 428615).

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

Maternity BVM Convent.

[O2010-4586]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Maternity BVM Convent, 1540 -- 1542 North Monticello Avenue, Chicago, Illinois 60647, Permanent Index Number 16-02-106-017 (Account Number 428616).

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

Maternity BVM Rectory.

[O2010-4587]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other

ordinances of the City of Chicago to the contrary, assessed against Maternity BVM Rectory, 3647 West North Avenue, Chicago, Illinois 60647, Permanent Index Number 16-02-106-001 (Account Number 441988).

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

Maternity BVM School.

[O2010-4588]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Maternity BVM School, 1539 North Lawndale Avenue, Chicago, Illinois 60647, Permanent Index Numbers 16-02-106-002, -003 (Account Number 443407).

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

Midwest Disthct Of The Christian And Missionary Alliance.

[O2010-4605]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewer are hereby authorized and directed to cancel assessments, notwithstanding other ordinances of the City of Chicago, to the contrary, against Midwest District of the Christian and Missionary Alliance, for their premises located at 1657 North Karlov Avenue (Account Number 885214-494526).

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

Misericordia Heart Of Mercy.
(1955 W. Devon Ave.)
(December 2, 2009 Through March 6, 2010)

[O2010-4589]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water Management, is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Misericordia Heart of Mercy, 1955 West Devon Avenue, Chicago, Illinois 60660, for premises located at 1955 West Devon Avenue, Chicago, Illinois 60660 (Account Number 443627-443627) in the amount of \$91,277.28 (includes late penalty of \$25.45 to be waived also) for the period of December 2, 2009 through March 6, 2010.

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

Misericordia Heart Of Mercy.
(1955 W. Devon Ave.)
(March 6, 2010 Through July 7, 2010)

[O2010-4603]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water Management, is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago, to the contrary, assessed against Misericordia Heart of Mercy, 1955 West Devon Avenue, Chicago, Illinois 60660, for premises located at 1955 West Devon Avenue, Chicago, Illinois 60660 (Account Number 443627-443627) in the amount of \$367,411.51, for the period of March 6, 2010 through July 7, 2010.

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

Misericordia Heart Of Mercy.
(2142 W. Lunt Ave.)

[O2010-4590]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of Water Management is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago, to the contrary, assessed against Misercordia Heart of Mercy, 6300 North Ridge Avenue, Chicago, Illinois 60660, for premises located at 2142 West Lunt Avenue, Chicago, Illinois 60645 (Account Number 895662-633646) in the amount of \$149.13 (bill dated July 8, 2010).

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

Misercordia Home.

[O2010-4591]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water Management is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago, to the contrary, assessed against Misercordia Home, 6300 North Ridge Avenue, Chicago, Illinois 60660, for premises located at 2142 West Lunt Avenue, Chicago, Illinois 60645 (Account Number 895662-633646) in the amount of \$36.46, for the period of February 1, 2010 through April 2, 2010.

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

Nativity BVM Church/School.

[O2010-4592]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Nativity BVM Church/School, 6820 South Washtenaw Avenue, Chicago, Illinois 60629, Permanent Index Number 19-24-406-002 (Account Number 439744).

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

Nativity BVM Convent.

[O2010-4593]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Nativity BVM Convent, 6804 South Washtenaw Avenue, Chicago, Illinois 60629, Permanent Index Number 19-24-406-002 (Account Number 443045).

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

Nativity BVM Rectory.

[O2010-4594]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Nativity BVM Rectory, 6812 South Washtenaw Avenue, Chicago, Illinois 60629, Permanent Index Number 19-24-406-002 (Account Number 439761).

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

Nativity Of Our Lord Church/Rectory/School.

[O2010-4595]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Nativity of Our Lord Church/Rectory/School, 3710 South Lowe Avenue, Chicago, Illinois 60609, Permanent Index Number 17-33-315-001 (Account Number 443152).

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

New Birth M.B. Church.

[O2010-4596]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water Management is hereby authorized and directed to cancel existing water and sewer assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against New Birth M.B. Church, located at 7838 South Racine Avenue, Chicago, Illinois 60620-2956 (Account Number 439345-439345).

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

Notre Dame De Chicago Church.

[O2010-4597]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Notre Dame de Chicago Church, 1327 -- 1333 West Harrison Street, Chicago, Illinois 60607, Permanent Index Numbers 17-17-305-002, -012 (Account Number 428445).

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

Old St. Mary's Church/School.

[O2010-4598]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Old St. Mary's Church/School, 1532 South Michigan Avenue, Chicago, Illinois 60605, Permanent Index Numbers 17-22-107-055 to -057 (Account Number 518481).

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

Old St. Mary's Office Building.

[O2010-4599]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Old St. Mary's Office Building, 1532 South Michigan Avenue, Chicago, Illinois 60605, Permanent Index Numbers 17-22-107-055 to -057 (Account Number 640937-518480).

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

Old St. Mary's Rectory.

[O2010-4600]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Old St. Mary's Rectory (owned by the Missionary Society of St. Paul the Apostle), 1250 South State Street, Chicago, Illinois 60605, Permanent Index Number 17-21-214-063 (Account Number 629821-429599).

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

Old St. Patrick's Church/Rectory/School.

[O2010-4602]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Old St. Patrick's Church/Rectory/School, 700 West Adams Street, Chicago, Illinois 60661, Permanent Index Numbers 17-16-105-015, -026 (Account Number 442425).

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

Old St. Patrick's Office Building.

[O2010-4601]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Old St. Patrick's Office Building, 711 West Monroe Street, Chicago, Illinois 60661, Permanent Index Number 17-16-105-011 (Account Number 588339).

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

Our Lady Of Fatima (Formerly St. Joseph And St. Ann) Gym.

[O2010-4606]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Fatima (formerly St. Joseph and St. Ann) Gym, 3845 South California Avenue, Chicago, Illinois 60632, Permanent Index Numbers 16-36-323-042, -043, -044 (Account Number 440403).

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

Our Lady Of Fatima (Formerly St. Agnes) Social Center.

[O2010-4607]

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

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Fatima (formerly St. Agnes) Social Center, 3932 South Archer Avenue, Chicago, Illinois 60632, Permanent Index Number 19-01-200-069-070 (Account Number 443075).

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

Our Lady Of The Gardens Convent.

[O2010-4608]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of the Gardens Convent, 629 East 133rd Street, Chicago, Illinois 60627, Permanent Index Numbers 25-34-215-002, -003 (Account Number 438768).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of The Gardens School/Gym.

[O2010-4609]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of the Gardens School/Gym, 13328 South Langley Avenue, Chicago, Illinois 60627, Permanent Index Numbers 25-34-215-002, -003 (Account Number 438765).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Grace Church/School.

[O2010-4610]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Grace Church/School, 2434 North Ridgeway Avenue, Chicago, Illinois 60647, Permanent Index Numbers 13-26-327-016, -032, -033 (Account Number 443466).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Grace Convent.

[O2010-4611]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Grace Convent, 2454 North Ridgeway Avenue, Chicago, Illinois 60647, Permanent Index Numbers 13-26-327-023, -024 (Account Number 441720).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Grace Rectory.

[O2010-4612]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Grace Rectory, 2457 North Hamlin Avenue, Chicago, Illinois 60647, Permanent Index Number 13-26-327-001 (Account Number 441758).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Guadalupe Chapel.

[O2010-4613]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Guadalupe Chapel, 9129 South Burley Avenue, Chicago, Illinois 60617, Permanent Index Number 26-05-112-013 (Account Number 438527).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Guadalupe Church.

[O2010-4614]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Guadalupe Church, 9133 South Burley Avenue, Chicago, Illinois 60617, Permanent Index Number 26-05-112-014 (Account Number 438528).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Guadalupe Convent.

[O2010-4615]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Guadalupe Convent, 9049 South Brandon Avenue, Chicago, Illinois 60617, Permanent Index Number 26-06-227-033 (Account Number 428156).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Guadalupe Offices.

[O2010-4616]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Guadalupe Offices, 3200 -- 3206 East 91st Street, Chicago, Illinois 60617, Permanent Index Number 26-06-227-033 (Account Number 428157).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Guadalupe Rectory.

[O2010-4617]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Guadalupe Rectory, 3210 East 91st Street, Chicago, Illinois 60617, Permanent Index Numbers 26-06-227-034, -035 (Account Number 438514).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Guadalupe Residence.

[O2010-4618]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Guadalupe Residence, 3215 East 91st Street, Chicago, Illinois 60617, Permanent Index Number 26-06-227-033 (Account Number 574146).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

*Our Lady Of Guadalupe School.
(3224 E. 91st St.)*

[O2010-4619]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Guadalupe School, 3224 East 91st Street, Chicago, Illinois 60617, Permanent Index Numbers 26-06-227-036, -038 (Account Number 438507).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Guadalupe School.
(3234 -- 3238 E. 91st St.)

[O2010-4620]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Guadalupe School, 3234 -- 3238 East 91st Street, Chicago, Illinois 60617, Permanent Index Number 26-06-227-039 (Account Number 438515).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Lourdes School.

[O2010-4626]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Lourdes School, 4643 North Ashland Avenue, Chicago, Illinois 60640, Permanent Index Numbers 14-17-31-106-001, -032 (Account Number 441467).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Mercy Church/Rectory.

[O2010-4621]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Mercy Church/Rectory, 4424 North Troy Avenue, Chicago, Illinois 60625, Permanent Index Number 13-13-125-018 (Account Number 441374).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Mercy Convent.

[O2010-4622]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Mercy Convent, 4419 North Kedzie Avenue, Chicago, Illinois 60625, Permanent Index Number 13-13-125-019 (Account Number 441372).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Mercy School.

[O2010-4623]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Mercy School, 4452 North Troy Avenue, Chicago, Illinois 60625, Permanent Index Number 13-13-125-020 (Account Number 441375).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Mount Carmel Convent.

[O2010-4659]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Mount Carmel Convent, 708 West Belmont Avenue, Chicago, Illinois 60657, Permanent Index Number 14-21-313-038 (Account Number 428802).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Mount Carmel Hall.

[O2010-4625]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Mount Carmel Hall, 728 -- 730 West Belmont Avenue, Chicago, Illinois 60657, Permanent Index Number 14-21-313-038 (Account Number 428804).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Mount Carmel School.

[O2010-4624]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Mount Carmel School, 718 -- 724 West Belmont Avenue, Chicago, Illinois 60657, Permanent Index Number 14-21-313-038 (Account Number 428803).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of The Snows Church/School.

[O2010-4627]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of the Snows Church/School, 4810 South Leamington Avenue, Chicago, Illinois 60638, Permanent Index Number 19-09-208-045 (Account Number 439856).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

*Our Lady Of The Snows Rectory.
(4806 S. Laramie Ave.)*

[O2010-4628]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of the Snows Rectory, 4806 South Laramie Avenue, Chicago, Illinois 60638, Permanent Index Number 19-09-115-043 (Account Number 435239).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

*Our Lady Of The Snows Rectory.
(4854 S. Leamington Ave.)*

[O2010-4629]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of the Snows Rectory, 4854 South Leamington Avenue, Chicago, Illinois 60638, Permanent Index Number 19-09-208-045 (Account Number 439857).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Sorrows Church.

[O2010-4632]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Sorrows Church, 3115 West Jackson Boulevard, Chicago, Illinois 60612, Permanent Index Number 16-13-118-002 (Account Number 443234).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Sorrows Rectory.

[O2010-4631]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Sorrows Rectory, 3153 West Jackson Boulevard, Chicago, Illinois 60612, Permanent Index Number 16-13-118-002 (Account Number 443236).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Sorrows School.

[O2010-4630]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Sorrows School, 3125 West Jackson Boulevard, Chicago, Illinois 60612, Permanent Index Number 16-13-118-002 (Account Number 443235).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Tepeyac Elementary School.

[O2010-4633]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Tepeyac Elementary School, 2424 South Albany Avenue, Chicago, Illinois 60623, Permanent Index Number 16-25-102-013 (Account Number 440410).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Gate Of Heaven School/Church.

[O2010-4634]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady Gate of Heaven School/Church, 2330 East 99th Street, Chicago, Illinois 60617, Permanent Index Number 25-12-224-021 (Account Number 442935).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Gate Of Heaven School/Rectory.

[O2010-4635]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady Gate of Heaven School/Rectory, 2338 East 99th Street, Chicago, Illinois 60617, Permanent Index Number 25-12-224-021 (Account Number 442936).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Mount Carmel Church/Rectory.

[O2010-4636]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Mount Carmel Church/Rectory, 650 -- 654 West Belmont Avenue, Chicago, Illinois 60657, Permanent Index Numbers 14-21-313-038, -039 (Account Number 428800).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Victory Rectory.

[O2010-4637]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Victory Rectory, 5210 West Agatite Avenue, Chicago, Illinois 60630, Permanent Index Number 13-16-126-001 (Account Number 441200).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Our Lady Of Vilna Convent.

[O2010-4638]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Our Lady of Vilna Convent, 2337 West 23rd Place, Chicago, Illinois 60608, Permanent Index Numbers 17-30-112-014, -038 (Account Number 428403).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Pastoral Center.

[O2010-4639]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Pastoral Center, 155 East Superior Street, Chicago, Illinois 60611, Permanent Index Number 17-10-106-002 (Account Number 442324).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Precious Blood Rectory.

[O2010-4640]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Precious Blood Rectory, 2401 West Congress Parkway, Chicago, Illinois 60612, Permanent Index Number 16-13-234-026 (Account Number 428458).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Providence Of God Church.

[O2010-4641]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Providence of God Church, 1800 -- 1813 South Union Avenue, Chicago, Illinois 60616, Permanent Index Number 17-21-312-006 (Account Number 428371).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Providence Of God Convent.

[O2010-4642]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Providence of God Convent, 712 West 19th Street, Chicago, Illinois 60616, Permanent Index Number 17-21-312-013 (Account Number 428373).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Province Of God Rectory.

[O2010-4643]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Providence of God Rectory, 715 -- 717 West 18th Street, Chicago, Illinois 60616, Permanent Index Number 17-21-312-006 (Account Number 428370).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Province Of God School.

[O2010-4644]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Providence of God School, 1814 South Union Avenue, Chicago, Illinois 60616, Permanent Index Number 17-21-312-006 (Account Number 428372).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

*Queen Of All Saints Basilica School,
Queen Of All Saints Basilica School/Convent,
And Queen Of All Saints Basilica Church.*

[O2010-4645]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Queen of All Saints Basilica School, Queen of All Saints Basilica School/Convent and Queen of All Saints Basilica Church (Account Number 441119 -- 441119) 6229 North Keene Avenue; (Account Number 441123 -- 441123) 6218 North Lemont Avenue; and (Account Number 882034 -- 631310) 6280 North Sauganash Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Queen Of The Universe Church/School.

[O2010-4646]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Queen of the Universe Church/School, 7130 South Hamlin Avenue, Chicago, Illinois 60629, Permanent Index Number 19-26-103-057 (Account Number 442965).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Queen Of The Universe Rectory.

[O2010-4647]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Queen of the Universe Rectory, 7150 South Hamlin Avenue, Chicago, Illinois 60629, Permanent Index Number 19-26-103-057 (Account Number 439395).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Quinn Chapel A.M.E.

[O2010-4648]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Quinn Chapel A.M.E., 2401 -- 2405 South Wabash Avenue, Chicago, Illinois 60616, Permanent Index Number 17-27-116-001, -0000 (Account Number 428050-428050).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

—

Resurrection (St. Francis Xavier, St. Veronica) Church/Parish Office.

[O2010-4649]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Resurrection (St. Francis Xavier, St. Veronica) Church/Parish Office, 3043 -- 3045 North Francisco Avenue, Chicago, Illinois 60618, Permanent Index Number 13-25-111-001 (Account Number 428658).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

—

Resurrection Rectory.

[O2010-4650]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Resurrection Rectory, 2840 West Nelson Street, Chicago, Illinois 60618, Permanent Index Number 13-25-111-001 (Account Number 443462).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Resurrection (St. Francis Xavier, St. Veronica) School.

[O2010-4651]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Resurrection (St. Francis Xavier, St. Veronica) School, 2857 West Barry Avenue, Chicago, Illinois 60618, Permanent Index Numbers 13-25-111-001, -003 (Account Number 443451).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sacred Heart Croatian Church/Convent.

[O2010-4652]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Sacred Heart Croatian Church/Convent, 2900 East 96th Street, Chicago, Illinois 60617, Permanent Index Numbers 26-07-109-018, 027 -028 (Account Number 438508).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sacred Heart Croatian Rectory.

[O2010-4653]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Sacred Heart Croatian Rectory, 2866 East 96th Street, Chicago, Illinois 60617, Permanent Index Number 26-07-108-037 (Account Number 438539).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sacred Heart Croatian School.

[O2010-4654]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Sacred Heart Croatian School, 2908 East 96th Street, Chicago, Illinois 60617, Permanent Index Numbers 26-07-109-026, -027, -029, -030 (Account Number 438540).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sanfa Maria Addolorata Church.

[O2010-4655]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Santa Maria Addolorata Church, 1327 West Ohio Street, Chicago, Illinois 60622, Permanent Index Numbers 17-08-125-001, -006 (Account Number 442198).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Santa Maria Addolorata Rectory.

[O2010-4656]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Santa Maria Addolorata Rectory, 526 North Ada Street, Chicago, Illinois 60622, Permanent Index Number 17-08-124-013 (Account Number 442189).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Santa Maha Addolorata School/Convent.

[O2010-4657]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Santa Maria Addolorata School/Convent, 1337 West Ohio Street, Chicago, Illinois 60622, Permanent Index Number 17-08-124-034 (Account Number 442197).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sanfa Lucia-Santa Maha Incoronata Church/Rectory.

[O2010-4660]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Santa Lucia-Santa Maria Incoronata Church/Rectory, 3022 South Wells Street, Chicago, Illinois 60616, Permanent Index Numbers 17-28-435-021, -022 (Account Number 440306).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Santa Lucia-Santa Maha Incoronata School.

[O2010-4658]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Santa Lucia-Santa Maria Incoronata School, 3017 South Wells Street, Chicago, Illinois 60616, Permanent Index Numbers 17-28-436-004, -005, -034 (Account Number 440298).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Shhne Of Our Lady Of Pompeii.

[O2010-4661]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Shrine of Our Lady of Pompeii, 1224 West Lexington Street, Chicago, Illinois 60607, Permanent Index Number 17-17-311-010 (Account Number 442458).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sister Of Charity Of The Blessed Virgin Mary Wright Hall.

[O2010-4662]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Sister of Charity of the Blessed Virgin Mary Wright Hall, 6364 North Sheridan Road, Service Address: 1025 West Sheridan Road, Chicago, Illinois 60660 (Account Number 440898-440898) Sewer Amount: \$473.33.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Adalbert Church/School.

[O2010-4663]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Adalbert Church/School, 1640 West 17th Street, Chicago, Illinois 60608, Permanent Index Number 17-19-403-001 (Account Number 428377).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Adalbert Convent.

[O2010-4664]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Adalbert Convent, 1626 -- 1632 West 17th Street, Chicago, Illinois 60608, Permanent Index Number 17-19-403-001 (Account Number 428378).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Adalbert Rectory.

[O2010-4665]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Adalbert Rectory, 1648 -- 1650 West 17th Street, Chicago, Illinois 60608, Permanent Index Number 17-19-403-001 (Account Number 428376).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Adrian Church.

[O2010-4666]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Adrian Church, 7000 -- 7006 South Washtenaw Avenue, Permanent Index Number 19-24-422-018 (Account Number 428316).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Adhan Convent.

[O2010-4667]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago, Illinois 60629 to the contrary, assessed against St. Adhan Convent, 7020 South Washtenaw Avenue, Chicago, Illinois 60629, Permanent Index Number 19-24-422-018 (Account Number 428319).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Adhan Rectory.

[O2010-4668]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Adrian Rectory, 7000 South Fairfield Avenue, Chicago, Illinois 60629, Permanent Index Number 19-24-421-022 (Account Number 439757).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St Adrian School.
(7008 -- 7018 S. Washtenaw Ave.)

[O2010-4669]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Adrian School, 7008 -- 7018 West South Washtenaw Avenue, Chicago, Illinois 60629, Permanent Index Number 19-24-422-018 (Account Number 428317).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Adrian School.
(7050 S. Washtenaw Ave.)

[O2010-4670]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Adrian School, 7050 South Washtenaw Avenue, Chicago, Illinois 60629, Permanent Index Number 19-24-422-029 (Account Number 439747).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Agnes Of Bohemia Church.

[O2010-4671]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Agnes of Bohemia Church, 2651 -- 2659 South Central Park Avenue, Chicago, Illinois 60623, Permanent Index Numbers 16-26-400-013, -030 (Account Number 428415).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Agnes Of Bohemia Convent.

[O2010-4672]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Agnes of Bohemia Convent, 2658 South Central Park Avenue, Chicago, Illinois 60623, Permanent Index Numbers 16-26-307-045, -046 (Account Number 537325).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Agnes Of Bohemia Rectory.

[O2010-4673]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Agnes of Bohemia Rectory, 2651 -- 2659 South Central Park Avenue, Chicago, Illinois 60623, Permanent Index Numbers 16-26-400-013, -030 (Account Number 440461).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Agnes Of Bohemia School.

[O2010-4674]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Agnes of Bohemia School, 2643 -- 2647 South Central Park Avenue, Chicago, Illinois 60623, Permanent Index Numbers 16-26-400-012, -013, -030 (Account Number 428414).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Agnes Of Bohemia School/Hall/Gym.

[O2010-4675]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Agnes of Bohemia School/Hall/Gym, 2641 South Central Park Avenue, Chicago, Illinois 60623, Permanent Index Numbers 16-26-400-012, -013, -030 (Account Number 440442).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Alphonsus Convent.

[O2010-4676]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Alphonsus Convent, 1456 West Oakdale Avenue, Chicago, Illinois 60657, Permanent Index Number 14-29-117-001 (Account Number 428794).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Alphonsus Pahsh Center.

[O2010-4677]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Alphonsus Pahsh Center, 2936 North Southport Avenue, Chicago, Illinois 60657, Permanent Index Number 14-29-117-001 (Account Number 428793).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Alphonsus Rectory.

[O2010-4678]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Alphonsus Rectory, 1429 West Wellington Avenue, Chicago, Illinois 60657, Permanent Index Number 14-29-117-001 (Account Number 441545).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Alphonsus School.

[O2010-4679]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Alphonsus School, 1445 West Wellington Avenue, Chicago, Illinois 60657, Permanent Index Number 14-29-117-001 (Account Number 441546).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Ambrose Rectory.

[O2010-4680]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Ambrose Rectory, 1012 East 47th Street, Chicago, Illinois 60653, Permanent Index Number 20-02-317-013 (Account Number 428069).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Ambrose School.

[O2010-4681]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Ambrose School, 1014 East 47th Street, Chicago, Illinois 60653, Permanent Index Number 20-02-317-013 (Account Number 428068).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Andrew Chapel.

[O2010-4682]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Andrew Chapel, 1723 -- 1725 West Addison Street, Chicago, Illinois 60657, Permanent Index Number 14-19-406-001 (Account Number 428839).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Andrew Church.

[O2010-4683]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Andrew Church, 3554 -- 3558 North Paulina Street, Chicago, Illinois 60657, Permanent Index Numbers 14-19-231-033, -036 (Account Number 428838).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Andrew Rectory.

[O2010-4684]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Andrew Rectory, 3546 North Paulina Street, Chicago, Illinois 60657, Permanent Index Number 14-19-406-001 (Account Number 428837).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Andrew School.

[O2010-4685]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Andrew School, 1714 -- 1716 West Addison Street, Chicago, Illinois 60657, Permanent Index Numbers 14-19-230-036, -037 (Account Number 428831).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Angela.

[O2010-4686]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Angela, 1326 North Massasoit Avenue (Account Number 441902).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Ann Church.

[O2010-4687]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Ann Church, 1820 South Leavitt Street, Permanent Index Numbers 17-19-303-018, -019, -037 (Account Number 428380).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Ann School.

[O2010-4688]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Ann School, 2211 West 18th Place, Chicago, Illinois 60608, Permanent Index Numbers 17-19-307-016, -041 (Account Number 428379).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Anselm Church/Rectory.

[O2010-4689]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Anselm Church/Rectory, 6043 -- 6045 Michigan Avenue, Chicago, Illinois 60637, Permanent Index Number 20-15-308-016 (Account Number 428280).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Anselm Convent.

[O2010-4690]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Anselm Convent, 6042 -- 6044 South Indiana Avenue, Chicago, Illinois 60637, Permanent Index Number 20-15-308-016 (Account Number 428278).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Anselm School.

[O2010-4691]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Anselm School, 118 -- 122 East 61st Street, Chicago Illinois 60637, Permanent Index Number 20-15-308-016 (Account Number 428279).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Anthony Church.

[O2010-4692]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Anthony Church, 202 East Kensington Avenue, Chicago, Illinois 60628, Permanent Index Numbers 25-22-302-015, -018 (Account Number 438712).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Anthony Rectory.

[O2010-4693]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Anthony Rectory, 11535 South Prairie Avenue, Chicago, Illinois 60628, Permanent Index Number 25-22-303-087 (Account Number 438755).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Barbara Church.

[O2010-4694]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Barbara Church, 2845 South Throop Street, Chicago Illinois 60608, Permanent Index Number 17-29-413-021 (Account Number 435755).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Barbara Pahsh Center/Convent.

[O2010-4695]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Barbara Pahsh Center/Convent, 2865 South Throop Street, Chicago, Illinois 60608, Permanent Index Number 17-29-413-022 (Account Number 428173).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Barbara Rectory.

[O2010-4696]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Barbara Rectory, 2859 South Throop Street, Chicago, Illinois 60608, Permanent Index Number 17-29-413-021 (Account Number 440324).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Barbara School.

[O2010-4697]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Barbara School, 2832 South Quinn Street, Chicago, Illinois 60608, Permanent Index Numbers 17-29-413-021, -022 (Account Number 440319).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Barnabas Church.

[O2010-4698]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Barnabas Church, 10134 South Longwood Avenue, Chicago, Illinois 60643, Permanent Index Numbers 25-07-321-029, -031 (Account Number 438999).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Barnabas Convent/Pre-School.

[O2010-4699]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Barnabas Convent/Pre-School, 10161 South Longwood Avenue, Chicago, Illinois 60643, Permanent Index Number 25-07-412-012 (Account Number 438978).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Barnabas Rectory.

[O2010-4700]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Barnabas Rectory, 10136 South Longwood Avenue, Chicago, Illinois 60643, Permanent Index Number 25-07-321-031 (Account Number 438976).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Barnabas School.

[O2010-4701]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Barnabas School, 10147 South Longwood Avenue, Chicago, Illinois 60643, Permanent Index Number 25-07-412-041 (Account Number 438977).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Basil/Visitation School.

[O2010-4702]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Basil/Visitation School, 900 West Garfield Boulevard, Chicago, Illinois 60621, Permanent Index Numbers 20-08-429-027, -028 (Account Number 611711-591649).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Bede The Venerable Church/Rectory/Parish Center.

[O2010-4703]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bede the Venerable Church/Rectory/Pahsh Center, 8244 South Kostner Avenue, Chicago, Illinois 60652, Permanent Index Numbers 19-34-111-050, -051 (Account Number 439401).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Bede The Venerable School.

[O2010-4704]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bede the Venerable School, 4436 West 83rd Street, Chicago, Illinois 60652, Permanent Index Numbers 19-34-111-050, -051 (Account Number 439413).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Benedict Church/Rectory.

[O2010-4705]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Benedict Church/Rectory, 2215 -- 2217 West Irving Park Road, Chicago, Illinois 60618, Permanent Index Number 14-19-103-016 (Account Number 428828).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Benedict Convent.

[O2010-4706]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Benedict Convent, 3936 North Leavitt Street, Chicago, Illinois 60618, Permanent Index Number 14-19-103-016 (Account Number 428827).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Benedict Gym.

[O2010-4707]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Benedict Gym, 3941 North Bell Avenue, Chicago, Illinois 60618, Permanent Index Number 14-19-103-022 (Account Number 441305).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Benedict School.

[O2010-4708]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Benedict School, 3926 North Leavitt Street, Chicago, Illinois 60618, Permanent Index Number 14-19-103-017 (Account Number 441311).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Benedict The African-East Church/School.

[O2010-4709]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Benedict the African-East Church/School, 6553 -- 6559 South Stewart Avenue, Chicago, Illinois 60621, Permanent Index Numbers 20-21-208-009, -010, -022, -023 (Account Number 428285).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Benedict The African-East Gym.

[O2010-4710]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Benedict the African-East Gym, 6552 South Harvard Avenue, Chicago, Illinois 60621, Permanent Index Numbers 20-21-208-021, -022 (Account Number 443032).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Benedict The African-East Rectory.

[O2010-4711]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against *St. Benedict the African-East Rectory*, 340 West 66th Street, Chicago, Illinois 60621, Permanent Index Numbers 20-21-208-023, -024 (Account Number 428284).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Benedict The African-West Church/School.

[O2010-4712]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against *St. Benedict the African-West Church/School*, 7031 -- 7041 South Honore Street, Chicago, Illinois 60636, Permanent Index Numbers 20-29-427-011, -023 (Account Number 428304).

SECTION 2. This ordinance shall take effect and be in full force from and after its passage.

St. Benedict The African-West Rectory.

[O2010-4713]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Benedict the African-West Rectory, 1818 West 71st Street, Chicago, Illinois 60636, Permanent Index Number 20-19-427-023 (Account Number 428303).

SECTION 2. This ordinance shall take effect and be in full force from and after its passage.

St. Bonaventure Church/School.

[O2010-4714]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bonaventure Church/School, 1619 West Diversey Parkway, Chicago, Illinois 60614, Permanent Index Number 14-30-405-001 (Account Number 441608).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Bonaventure Convent.

[O2010-4715]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bonaventure Convent, 1641 West Diversey Parkway, Chicago, Illinois 60614, Permanent Index Number 14-30-404-073 (Account Number 441625).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Bonaventure Rectory.

[O2010-4716]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bonaventure Rectory, 1619 West Diversey Parkway, Chicago, Illinois 60657, Permanent Index Number 14-30-405-001 (Account Number 441609).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Bonaventure School.

[O2010-4717]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bonaventure School, 2759 North Paulina Street, Chicago, Illinois 60614, Permanent Index Numbers 14-30-404-059, -073 (Account Number 443463).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Bride Church.

[O2010-4718]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bhde Church, 7807 South Coles Avenue, Chicago, Illinois 60649, Permanent Index Numbers 21-30-414-001 through -003 (Account Number 439093).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Bride Convent.

[O2010-4719]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bride Convent, 7760 South South Shore Dhve, Chicago, Illinois 60649, Permanent Index Number 21-30-412-033 (Account Number 439095).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Bride Rectory.

[O2010-4720]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bride Rectory, 7811 South Coles Avenue, Chicago, Illinois 60649, Permanent Index Numbers 21-30-414-001 through -003 (Account Number 439094).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Bride School.

[O2010-4721]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bhde School, 7767 South Coles Avenue, Chicago, Illinois 60649, Permanent Index Number 21-30-412-019 (Account Number 439073).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Bronislava Convent.

[O2010-4722]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bronislava Convent, 8715 South Kingston Avenue, Chicago, Illinois 60617, Permanent Index Number 26-06-103-002 (Account Number 438518).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Bronislava Rectory.

[O2010-4723]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bronislava Rectory, 8716 -- 8730 South Colfax Avenue, Chicago, Illinois 60617, Permanent Index Number 26-06-103-015 (Account Number 438517).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Bronislava School.

[O2010-4724]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bronislava School, 8716 -- 8730 South Colfax Avenue, Chicago, Illinois 60617, Permanent Index Number 26-06-103-015 (Account Number 428112).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Bruno Church.

[O2010-4725]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bruno Church, 4821 South Harding Avenue, Chicago, Illinois 60632, Permanent Index Number 19-11-108-017 (Account Number 440202).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Bruno Rectory.

[O2010-4726]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bruno Rectory, 4757 South Harding Avenue, Chicago, Illinois 60632, Permanent Index Number 19-11-101-040 (Account Number 440184).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Bruno School.

[O2010-4727]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Bruno School, 4839 -- 4853 South Harding Avenue, Chicago, Illinois 60632, Permanent Index Number 19-11-108-017 (Account Number 428201).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Cajetan Church/Convent/School.

[O2010-4728]

Be tt Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Cajetan Church/Convent/School, 11205 South Campbell Avenue, Chicago, Illinois 60655, Permanent Index Number 24-24-213-001 (Account Number 439008).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Cajetan Rectory.

[O2010-4729]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Cajetan Rectory, 11234 South Artesian Avenue, Chicago, Illinois 60655, Permanent Index Numbers 24-24-213-002, -021 (Account Number 439044).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Cajetan School.

[O2010-4730]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Cajetan School, 11220 South Artesian Avenue, Chicago, Illinois 60655, Permanent Index Numbers 24-24-213-001, -002, -021 (Account Number 442852).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Camillus Church/School/Convent/Rectory.

[O2010-4731]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Camillus Church/School/Convent/Rectory, 5430 South Lockwood Avenue, Chicago, Illinois 60638, Permanent Index Numbers 19-09-329-011, -022, -023, -025 (Account Number 439854).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Christina Church.

[O2010-4733]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Chhstina Church, 3342 West 111th Street, Chicago, Illinois 60655, Permanent Index Number 24-14-420-013 (Account Number 439053).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Chhstina Convent.

[O2010-4732]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Chhstina Convent, 11031 South Chhstiana Avenue, Chicago, Illinois 60655, Permanent Index Number 24-14-421-013 (Account Number 439046).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Chhstina Rectory.

[O2010-4734]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Chhstina Rectory, 3359 West 110th Street, Chicago, Illinois 60655, Permanent Index Number 24-14-420-001 (Account Number 439052).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Chhstina School.
(11029 S. Homan Ave.)

[O2010-4735]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Chhstina School, 11029 South Homan Avenue, Chicago, Illinois 60655, Permanent Index Number 24-14-420-001 (Account Number 439060).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

*Sf. Christina School.
(3359 W. 110th St.)*

[O2010-4736]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Chhstina School, 3359 West 110th Street, Chicago, Illinois 60655, Permanent Index Numbers 24-14-420-001, -013 (Account Number 439051).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Clare Of Montefaico Church/Rectory.

[O2010-4737]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Clare of Montefaico Church/Rectory, 2656 West 55th Street, Chicago, Illinois 60632, Permanent Index Number 19-12-426-001 (Account Number 440183).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Clare Of Montefaico Convent.

[O2010-4738]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Clare of Montefaico Convent, 5400 South Talman Avenue, Chicago, Illinois 60632, Permanent Index Number 19-12-426-001 (Account Number 440177).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Clare Of Montefaico School.

[O2010-4739]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Clare of Montefaico School, 5442 South Talman Avenue, Chicago, Illinois 60632, Permanent Index Number 19-12-426-001 (Account Number 440176).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Clotilde Church.

[O2010-4740]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewer are hereby authohzed and directed to cancel all assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Clotilde Church, 8400 South Calumet Avenue, Chicago, Illinois 60619, Permanent Index Number 20-34-310-015 (Account Number 568813).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Clotilde Rectory.

[O2010-4741]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed to cancel assessment, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Clotilde Rectory, 8430 South Calumet Avenue, Chicago, Illinois 60619, Permanent Index Number 20-34-310-015 (Account Number 439224).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Clotilde School.

[O2010-4742]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed to cancel assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Clotilde School, 8416 South Calumet Avenue, Chicago, Illinois 60619, Permanent Index Number 20-34-310-015 (Account Number 439223).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Columbanus Church/Rectory Glass House.

[O2010-4743]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed to cancel assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Columbanus Church/Rectory Glass House, 7124 South Calumet Avenue, Chicago, Illinois 60619, Permanent Index Number 20-27-104-014 (Account Number 439232).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Columbanus School.

[O2010-4744]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed to cancel assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Columbanus School, 7144 South Calumet Avenue, Chicago, Illinois 60619, Permanent Index Number 20-27-104-014 (Account Number 439233).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Columba Convent.

[O2010-4745]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as fo the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Columba Convent, 13300 South Avenue N, Chicago, Illinois 60633, Permanent Index Number 26-31-110-057 (Account Number 428164).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Columba Rectory/Social Center.

[O2010-4746]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Columba Rectory/Social Center, 13323 South Green Bay Avenue, Chicago, Illinois 60633, Permanent Index Numbers 26-31-230-001 through -005 (Account Number 442928).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Constance Rectory.

[O2010-4747]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Constance Rectory, 5843 West Strong Street, Chicago, Illinois 60630, Permanent Index Number 13-08-424-001 (Account Number 440761).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Constance School.

[O2010-4748]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Constance School, 5841 West Strong Street, Chicago, Illinois 60630, Permanent Index Number 13-08-424-001 (Account Number 440760).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Cornelius Church/Rectory.

[O2010-4749]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Cornelius Church/Rectory, 5252 North Long Avenue, Chicago, Illinois 60630, Permanent Index Number 13-09-117-001 (Account Number 440758).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Daniel The Prophet Church.

[O2010-4750]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Daniel the Prophet Church, 6600 West 54th Street, Chicago, Illinois 60638, Permanent Index Number 19-07-419-022 (Account Number 439822).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Daniel The Prophet Convent.

[O2010-4751]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as fo the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Daniel the Prophet Convent, 5300 South Natoma Avenue, Chicago, Illinois 60638, Permanent Index Numbers 19-047-418-008, -009 (Account Number 439817).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Daniel The Prophet Rectory.

[O2010-4752]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Daniel the Prophet Rectory, 5330 South Nashville Avenue, Chicago, Illinois 60638, Permanent Index Number 19-07-418-022 (Account Number 864341-625504).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Daniel The Prophet Residence.

[O2010-4753]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessment as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Daniel the Prophet Residence, 5357 South Natoma Avenue, Chicago, Illinois 60638, Permanent Index Number 19-07-419-015 (Account Number 196740).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Daniel The Prophet School.
(Account No. 439818)

[O2010-4755]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Daniel the Prophet School, 5345 South Natoma Avenue, Chicago, Illinois 60638, Permanent Index Number 19-07-419-021 (Account Number 439818).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Daniel The Prophet School.
(Acct. No. 439836)

[O2010-4754]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Daniel the Prophet School, 5345 South Natoma Avenue, Chicago, Illinois 60638, Permanent Index Number 19-07-419-021 (Account Number 439836).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Denis Church.
(3456 W. 83rd Pl.)

[O2010-4756]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Denis Church, 3456 West 83rd Place, Chicago, Illinois 60652, Permanent Index Numbers 19-35-401-025 -- 030 (Account Number 439409).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Denis Church.
(3507 W. 83rd St.)

[O2010-4757]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Denis Church, 3507 West 83rd Street, Chicago, Illinois 60652, Permanent Index Numbers 19-35-401-025 -- 030 (Account Number 442989).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Denis Convent.

[O2010-4758]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Denis Convent, 8336 South St. Louis Avenue, Chicago, Illinois 60652, Permanent Index Numbers 19-35-404-019 -- 022 (Account Number 439403).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Denis Rectory.

[O2010-4759]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Denis Rectory, 8301 South St. Louis Avenue, Chicago, Illinois 60652, Permanent Index Numbers 19-35-401-001 -- 005, -066 (Account Number 439464).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Denis School.

[O2010-4760]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Denis School, 3507 West 83rd Street, Chicago, Illinois 60652, Permanent Index Numbers 19-35-400-014 -- 022, -038 -- 045 (Account Number 442589).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Dorothy Church.

[O2010-4761]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioners of Sewers are hereby authorized and directed to cancel assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Dorothy Church, 440 -- 442 East 78th Street, Chicago, Illinois 60619, Permanent Index Number 20-27-417-021 (Account Number 428137).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Dorothy Convent.

[O2010-4762]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed to cancel assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Dorothy Convent, 7733 -- 7739 South Vernon Avenue, Chicago, Illinois 60619, Permanent Index Number 20-27-417-021 (Account Number 428138).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Dorothy Rectory.

[O2010-4763]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authohzed and directed to cancel assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Dorothy Rectory, 444 -- 446 East 78th Street, Chicago, Illinois 60619, Permanent Index Number 20-27-417-021 (Account Number 428136).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Dorothy School.

[O2010-4764]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of Water and the Commissioner of Sewers are hereby authohzed and directed to cancel all assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Dorothy School, 7734 South Eberhart Avenue, Chicago, Illinois 60619, Permanent Index Number 20-27-417-021 (Account Number 439234).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Edward Church/Convent.

[O2010-4765]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Edward Church/Convent, 4518 North Lowell Avenue, Chicago, Illinois 60630, Permanent Index Number 13-15-124-027 (Account Number 443561).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Edward School.

[O2010-4766]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Edward School, 4456 North Lowell Avenue, Chicago, Illinois 60630, Permanent Index Numbers 13-15-132-013, -014 (Account Number 441233).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Elizabeth Church.

[O2010-4767]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Elizabeth Church, 4058 South Michigan Avenue, Chicago, Illinois 60653, Permanent Index Number 20-03-107-019 (Account Number 541417).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Elizabeth Convent.

[O2010-4768]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Elizabeth Convent, 4119 South Michigan Avenue, Chicago, Illinois 60653, Permanent Index Number 20-03-114-002 (Account Number 440002).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Elizabeth Hall.

[O2010-4769]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Elizabeth Hall, 4059 South Wabash Avenue, Chicago, Illinois 60653, Permanent Index Number 20-03-107-011 (Account Number 541400).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Elizabeth Offices.

[O2010-4770]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Elizabeth Offices, 20 -- 24 East 41st Street, Chicago, Illinois 60653, Permanent Index Number 20-03-106-028 (Account Number 428063).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Elizabeth Pre-School.

[O2010-4771]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Elizabeth Pre-school, 4119 South Michigan Avenue, Chicago, Illinois 60653, Permanent Index Number 20-03-106-028 (Account Number 440003).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Elizabeth School.

[O2010-4772]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Elizabeth School, 4048 South Wabash Avenue, Chicago, Illinois 60653, Permanent Index Number 20-03-107-019 (Account Number 428062).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Ferdinand Church/Rectory.

[O2010-4773]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Ferdinand Church/Rectory, 3101 North Mason Avenue, Chicago, Illinois 60634, Permanent Index Number 13-29-201-011 (Account Number 441794).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Ferdinand Convent.

[O2010-4774]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Ferdinand Convent, 5936 West Barry Avenue, Chicago, Illinois 60634, Permanent Index Numbers 13-29-200-037, -038 (Account Number 441848).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Fidelis Church.

[O2010-4775]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Fidelis Church, 1412 North Washtenaw Avenue, Chicago, Illinois 60622, Permanent Index Numbers 16-01-209-037 -- 039 (Account Number 442153).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Fidelis Rectory.

[O2010-4776]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Fidelis Rectory, 1406 North Washtenaw Avenue, Chicago, Illinois 60622, Permanent Index Numbers 16-01-209-037 -- 039 (Account Number 442105).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Fidelis School.

[O2010-4777]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Fidelis School, 1412 North Washtenaw Avenue, Chicago, Illinois 60622, Permanent Index Numbers 16-01-209-037 -- 039 (Account Number 442156).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Flohan Church/School.

[O2010-4778]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Flohan Church/School, 13132 South Baltimore Avenue, Chicago, Illinois 60633, Permanent Index Numbers 26-31-208-001, -003 -- 005 (Account Number 442920).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Flohan Hall.

[O2010-4779]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Flohan Hall, 13135 South Houston Avenue, Chicago, Illinois 60633, Permanent Index Number 26-31-208-001 (Account Number 442929).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Florian Rectory.

[O2010-4780]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Flohan Rectory, 13145 South Houston Avenue, Chicago, Illinois 60633, Permanent Index Number 26-31-208-001 (Account Number 442939).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Florian Scriool.

[O2010-4781]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Flohan School, 13100 -- 13134 South Baltimore Avenue, Chicago, Illinois 60633, Permanent Index Numbers 26-31-208-002, -003 (Account Number 438582).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Francis Of Assisi Church.

[O2010-4782]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Francis of Assisi Church, 813 -- 821 West Roosevelt Road, Chicago, Illinois 60608, Permanent Index Number 17-20-206-004 (Account Number 428367).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Francis Of Assisi School/Gym.

[O2010-4783]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Francis of Assisi School/Gym, 1237 -- 1241 South Newberry Avenue, Chicago, Illinois 60608, Permanent Index Number 17-20-206-049 (Account Number 442463).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Francis De Sales Church.

[O2010-4784]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Francis de Sales Church, 10201 South Ewing Avenue, Chicago, Illinois 60617, Permanent Index Numbers 26-08-304-019 through -020 (Account Number 438545).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Francis De Sales Elementary School.

[O2010-4785]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Francis de Sales Elementary School, 10212 South Avenue J, Chicago, Illinois 60617, Permanent Index Numbers 26-08-304-019 through -020 (Account Number 438493).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Francis De Sales High School.

[O2010-4786]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Francis de Sales High School, 10147 South Ewing Avenue, Chicago, Illinois 60617, Permanent Index Numbers 26-08-122-011, -012, -026 -- 032, -036 (Account Number 438500).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Francis De Sales Rectory/Parish.

[O2010-4787]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Francis de Sales Rectory/Pahsh, 10209 South Ewing Avenue, Chicago, Illinois 60617, Permanent Index Number 26-08-304-001 (Account Number 438546).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Gabriel Church.

[O2010-4788]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gabhel Church, 4501 -- 4521 South Lowe Avenue, Chicago, Illinois 60609, Permanent Index Numbers 20-04-321-001, -002 (Account Number 428216).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Gabriel Rectory.

[O2010-4789]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gabhel Rectory, 4518 -- 4524 South Wallace Street, Chicago, Illinois 60609, Permanent Index Numbers 20-04-321-018, -019 (Account Number 440091).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Gabriel School.

[O2010-4790]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gabhel School, 4500 -- 4502 South Wallace Street, Chicago, Illinois 60609, Permanent Index Number 20-04-321-017 (Account Number 428214).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Gall Parish.

[O2010-4791]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gall Pahsh, 5524 South Kedzie Avenue, Chicago, Illinois 60629, Permanent Index Numbers 19-14-206-001 -- 003, -009 (Account Number 443035).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Gelasius Church/Rectory/School.

[O2010-4792]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gelasius Church/Rectory/School, 6415 South Woodlawn Avenue, Chicago, Illinois 60637, Permanent Index Numbers 20-23-210-007, -018 (Account Number 439481).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Genevieve Church.

[O2010-4793]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Genevieve Church, 4835 West Altgeld Street, Chicago, Illinois 60639, Permanent Index Numbers 13-28-427-001, -002 (Account Number 441776).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Genevieve Convent.

[O2010-4794]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Genevieve Convent, 4844 West Montana Street, Chicago, Illinois 60639, Permanent Index Number 13-28-427-001 (Account Number 441825).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Genevieve School.
(4834 W. Montana St.)

[O2010-4795]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Genevieve School, 4834 West Montana Street, Chicago, Illinois 60639, Permanent Index Number 13-28-427-001 (Account Number 441824).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Genevieve School.
(4850 -- 4856 W. Montana St.)

[O2010-4796]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Genevieve School, 4850 -- 4856 West Montana Street, Chicago, Illinois 60639, Permanent Index Number 13-28-427-001 (Account Number 428672).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. George Church/School.

[O2010-4797]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. George Church/School, 9554 South Ewing Avenue, Chicago, Illinois 60617, Permanent Index Numbers 26-05-309-007 -- 009 (Account Number 438536).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. George Rectory.

[O2010-4798]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. George Rectory, 9546 South Ewing Avenue, Chicago, Illinois 60617, Permanent Index Numbers 26-05-309-007, -008 (Account Number 438535).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Gertrude Church.

[O2010-4800]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gertrude Church, 1426 West Granville Avenue, Chicago, Illinois 60660, Permanent Index Number 14-05-111-025 (Account Number 416113).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Gertrude Ministry Center.

[O2010-4801]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gertrude Ministry Center, 6214 North Glenwood Avenue, Chicago, Illinois 60660, Permanent Index Number 14-05-111-029 (Account Number 440957).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Gertrude Rectory.

[O2010-4799]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gertrude Rectory, 1422 West Granville Avenue, Chicago, Illinois 60660, Permanent Index Number 14-05-111-026 (Account Number 440958).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Gregory The Great Church.

[O2010-4802]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gregory the Great Church, 5533 -- 5541 North Paulina Street, Chicago, Illinois 60640, Permanent Index Number 14-07-203-001 (Account Number 428884).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Gregory The Great Convent.

[O2010-4803]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gregory the Great Convent, 5543 North Paulina Street, Chicago, Illinois 60640, Permanent Index Number 14-07-203-001 (Account Number 428885).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Gregory The Great Elementary School.

[O2010-4804]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gregory the Great Elementary School, 1643 West Bryn Mawr Avenue, Chicago, Illinois 60640, Permanent Index Number 14-07-203-001 (Account Number 428886).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Gregory The Great Gym.

[O2010-4805]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gregory the Great Gym, 1605 West Gregory Street, Chicago, Illinois 60640, Permanent Index Number 14-07-205-027 (Account Number 441009).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Gregory The Great High School.

[O2010-4806]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gregory the Great High School, 5555 North Paulina Street, Chicago, Illinois 60640, Permanent Index Number 14-07-203-001 (Account Number 441015).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Gregory The Great Rectory.

[O2010-4807]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gregory the Great Rectory, 1634 -- 1636 West Gregory Street, Chicago, Illinois 60640, Permanent Index Number 14-07-203-001 (Account Number 428883).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

*Sf. Gregory The Great Residence.
(1621 W. Bryn Mawr Ave.)*

[O2010-4808]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gregory the Great Residence, 1621 West Bryn Mawr Avenue, Chicago, Illinois 60640, Permanent Index Number 14-07-203-003 (Account Number 441030).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

*Sf. Gregory The Great Residence.
(1625 W. Bryn Mawr Ave.)*

[O2010-4809]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Gregory the Great Residence, 1625 West Bryn Mawr Avenue, Chicago, Illinois 60640, Permanent Index Number 14-07-203-002 (Account Number 441031).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Hedwig Church.

[O2010-4810]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Hedwig Church, 2136 West Webster Avenue, Chicago, Illinois 60647, Permanent Index Number 14-31-115-001 (Account Number 323660).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Hedwig School.

[O2010-4811]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Hedwig School, 2221 -- 2235 North Hamilton Avenue, Chicago, Illinois 60647, Permanent Index Number 14-31-115-001 (Account Number 441626).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Helen Church.

[O2010-4812]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Helen Church, 2329 West Augusta Boulevard, Chicago, Illinois 60622, Permanent Index Numbers 17-06-316-010, -024 -- 025 (Account Number 442071).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Helen Convent.

[O2010-4813]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authozed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Helen Convent, 2319 West Augusta Boulevard, Chicago, Illinois 60622, Permanent Index Number 17-06-316-010 (Account Number 442070).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Helen Rectory.

[O2010-4814]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authozed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Helen Rectory, 2315 West Augusta Boulevard, Chicago, Illinois 60622, Permanent Index Numbers 17-06-316-010, -024, -025 (Account Number 442072).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Helen School.

[O2010-4815]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Helen School, 2341 West Augusta Boulevard, Chicago, Illinois 60622, Permanent Index Number 17-06-316-010 (Account Number 442074).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Helen Social Center.

[O2010-4816]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Helen Social Center, 2339 West Augusta Boulevard, Chicago, Illinois 60622, Permanent Index Number 17-06-316-010 (Account Number 442073).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Helena Of The Cross Church/Convent/School.

[O2010-4817]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Helena of the Cross Church/Convent/School, 10116 South Normal Avenue, Chicago, Illinois 60628, Permanent Index Numbers 25-09-321-001 -- 007, -020 -- 024 (Account Number 442889).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Helena Of The Cross Rectory.

[O2010-4818]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Helena of the Cross Rectory, 10121 South Parnell Avenue, Chicago, Illinois 60628, Permanent Index Number 25-09-321-008 (Account Number 442890).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Hilary Church.

[O2010-4819]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Hilary Church, 5601 North California Avenue, Chicago, Illinois 60659, Permanent Index Number 13-01-424-036 (Account Number 441042).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Hilary Convent.

[O2010-4820]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Hilary Convent, 5634 North Fairfield Avenue, Chicago, Illinois 60659, Permanent Index Numbers 13-01-424-035, -036 (Account Number 441057).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Hilary Gym.

[O2010-4821]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Hilary Gym, 5615 North California Avenue, Chicago, Illinois 60659, Permanent Index Number 13-01-424-014 (Account Number 428907).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Hilary School.

[O2010-4822]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Hilary School, 5614 North Fairfield Avenue, Chicago, Illinois 60659, Permanent Index Numbers 13-01-424-035, -036 (Account Number 428906).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Hyacinth Annex.

[O2010-4823]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authozed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Hyacinth Annex, 3620 West Wolfram Street, Chicago, Illinois 60618, Permanent Index Number 13-26-129-010 (Account Number 327018).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Hyacinth Church.

[O2010-4824]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and

directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Hyacinth Church, 3626 West Wolfram Street, Chicago, Illinois 60618, Permanent Index Number 13-26-129-001 (Account Number 441763).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Hyacinth Convent.
(3651 -- 3633 W. George St.)

[O2010-4826]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewer are hereby authorized and directed to cancel assessments, notwithstanding other ordinances of the City of Chicago to the contrary, in the amount of \$299.80 against St. Hyacinth Convent, for their premises located at 3651 -- 3633 West George Street (Account Number 441718-441718).

SECTION 2. This ordinance shall take effect and be in force upon its passage and due publication.

Sf. Hyacinth Convent.
(3653 W. George St.)

[O2010-4825]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Hyacinth Convent, 3653 West George Street, Chicago, Illinois 60618, Permanent Index Number 13-26-129-001 (Account Number 441718).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Hyacinth School.

[O2010-4827]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Hyacinth School, 3648 West Wolfram Street, Chicago, Illinois 60618, Permanent Index Number 13-26-129-001 (Account Number 441766).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Hyacinth School/Hall.

[O2010-4828]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Hyacinth School/Hall, 3656 West Wolfram Street, Chicago, Illinois 60618, Permanent Index Number 13-26-129-001 (Account Number 441723).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Ignatius Church.

[O2010-4829]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and

directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Ignatius Church, 6551 -- 6557 North Glenwood Avenue, Chicago, Illinois 60626, Permanent Index Number 11-32-320-022 (Account Number 428859).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Ignatius Hall.

[O2010-4830]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Ignatius Hall, 1310 -- 1326 West Loyola Avenue, Chicago, Illinois 60626, Permanent Index Number 11-32-318-012 (Account Number 428860).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Ignatius Rectory.

[O2010-4831]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Ignatius Rectory, 6559 -- 6561 North Glenwood Avenue, Chicago, Illinois 60626, Permanent Index Number 11-32-318-012 (Account Number 428858).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Ignatius School.

[O2010-4832]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Ignatius School, 1300 -- 1308 West Loyola Avenue, Chicago, Illinois 60626, Permanent Index Number 11-32-318-012 (Account Number 428861).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. James Church/School.
(2418 N. Mango Ave.)

[O2010-4833]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. James Church/School, 2418 North Mango Avenue, Chicago, Illinois 60639, Permanent Index Number 13-29-420-003 (Account Number 441793).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. James Church/School.
(2926 S. Wabash Ave.)

[O2010-4834]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authozed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. James Church/School, 2926 South Wabash Avenue, Chicago, Illinois 60616, Permanent Index Numbers 17-27-308-028, -029 (Account Number 440225).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. James Convent.

[O2010-4835]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. James Convent, 2447 North Menard Avenue, Chicago, Illinois 60639, Permanent Index Number 13-29-420-003 (Account Number 441795).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. James Hall.

[O2010-4836]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. James Hall, 2432 North Mango Avenue, Chicago, Illinois 60639, Permanent Index Number 13-29-420-003 (Account Number 443414).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. James Rectory.
(5740 W. Fullerton Ave.)

[O2010-4837]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. James Rectory, 5740 West Fullerton Avenue, Chicago, Illinois 60639, Permanent Index Number 13-29-420-003 (Account Number 441779).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. James Rectory.
(2940 -- 2942 S. Wabash Ave).

[O2010-4838]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. James Rectory, 2940 -- 2942 South Wabash Avenue, Chicago, Illinois 60616, Permanent Index Numbers 17-27-308-028, -029 (Account Number 428053).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. James School.

[O2010-4839]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. James School, 2414 North Menard Avenue, Chicago, Illinois 60639, Permanent Index Number 13-29-420-003 (Account Number 497409).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. James School/Hall.

[O2010-4840]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. James School/Hall, 2916 South Wabash Avenue, Chicago, Illinois 60616, Permanent Index Number 17-27-308-028 (Account Number 440224).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Jane de Chantal Church/School.

[O2010-4841]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Jane de Chantal Church/School, 5253 South McVicker Avenue, Chicago, Illinois 60638, Permanent Index Numbers 19-08-315-001, -003, -005, -011 (Account Number 439815).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Jane de Chantal Gym.

[O2010-4842]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Jane de Chantal Gym, 5151 South McVicker Avenue, Chicago, Illinois 60638, Permanent Index Number 19-08-307-054 (Account Number 439814).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Jane de Chantal Rectory.

[O2010-4843]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Jane de Chantal Rectory, 5259 South McVicker Avenue, Chicago, Illinois 60638, Permanent Index Number 19-08-515-011 (Account Number 439816).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Jerome Croatian Church/Rectory.

[O2010-4844]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Jerome Croatian Church/Rectory, 2813 South Phnceton Avenue, Chicago, Illinois 60616, Permanent Index Numbers 17-28-417-005, -006 (Account Number 440295).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Jerome Croatian School/Convent.

[O2010-4845]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Jerome Croatian School/Convent, 2805 South Phnceton Avenue, Chicago, Illinois 60616, Permanent Index Numbers 17-28-417-001, -004 (Account Number 440296).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Joachim Church/Rectory.

[O2010-4846]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Joachim Church/Rectory, 706 East 91st Street, Chicago, Illinois 60619, Permanent Index Number 25-03-231-012 (Account Number 438668).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Joachim Convent.

[O2010-4847]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Joachim Convent, 656 -- 658 East 90th Place, Chicago, Illinois 60619, Permanent Index Number 25-03-231-012 (Account Number 428161).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Joachim School.

[O2010-4848]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Water and the Commissioner of Sewers are hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Joachim School, 701 -- 709 East 90th Place, Chicago, Illinois 60619, Permanent Index Number 25-03-231-012 (Account Number 428162).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. John Berchmans Church.

[O2010-4849]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John Berchmans Church, 2525 West Logan Boulevard, Chicago, Illinois 60647, Permanent Index Numbers 13-25-421-001, -003 (Account Number 441635).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. John Berchmans Convent.

[O2010-4850]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John Berchmans Convent, 2509 West Logan Boulevard, Chicago, Illinois 60647, Permanent Index Number 13-25-421-001 (Account Number 441633).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. John Berchmans Rectory.

[O2010-4851]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John Berchmans Rectory, 2517 West Logan Boulevard, Chicago, Illinois 60647, Permanent Index Number 13-25-421-001 (Account Number 441634).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. John Berchmans School.

[O2010-4852]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John Berchmans School, 2503 West Logan Boulevard, Chicago, Illinois 60647, Permanent Index Number 13-25-421-001 (Account Number 441632).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. John Berchmans School/Gym.

[O2010-4853]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John Berchmans School/Gym, 2540 West Altgeld Street, Chicago, Illinois 60647, Permanent Index Number 13-25-420-032 (Account Number 441630).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. John Bosco Church/Rectory.

[O2010-4854]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John Bosco Church/Rectory, 6035 West Belden Avenue, Chicago, Illinois 60639, Permanent Index Number 13-32-108-006 (Account Number 441817).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. John Bosco Convent.

[O2010-5032]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John Bosco Convent, 2316 North McVicker Avenue, Chicago, Illinois 60639, Permanent Index Number 13-32-106-035 (Account Number 343468).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. John Bosco Pre-School.
(2308 N. Austin Ave.)

[O2010-4855]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John Bosco Pre-School, 2308 North Austin Avenue, Chicago, Illinois 60639, Permanent Index Numbers 13-32-106, -035, -040 (Account Number 441816).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

*St. John Bosco Pre-School.
(2308 N. McVicker Ave.)*

[O2010-4856]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John Bosco Pre-School, 2308 North McVicker Avenue, Chicago, Illinois 60639, Permanent Index Numbers 13-32-106 -035, -040 (Account Number 441820)..

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. John Cantius Church/School.

[O2010-4857]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John Cantius Church/School, 811 -- 819 North Carpenter Street, Chicago, Illinois 60622, Permanent Index Number 17-05-420-001 (Account Number 428532).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. John Cantius Office.

[O2010-4858]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John Cantius Office, 1025 West Fry Street, Chicago, Illinois 60622, Permanent Index Number 17-05-420-001 (Account Number 428531).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. John Cantius Rectory/Convent.

[O2010-4859]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John Cantius Rectory/Convent, 825 North Carpenter Street, Chicago, Illinois 60622, Permanent Index Number 17-05-420-001 (Account Number 428533).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. John De LaSalle Church.

[O2010-4860]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John De LaSalle Church, 10200 South Vernon Avenue, Chicago, Illinois 60628, Permanent Index Number 25-10-413-039 (Account Number 438664).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. John De LaSalle Rectory.

[O2010-4861]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John De LaSalle Rectory, 10205 South Dr. Martin Luther King, Jr. Dhve, Chicago, Illinois 60628, Permanent Index Numbers 25-10-413-038, -039 (Account Number 438691).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. John Fisher Church/Rectory.

[O2010-4862]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John Fisher Church/Rectory, 10230 South Washtenaw Avenue, Chicago, Illinois 60655, Permanent Index Numbers 24-12-430-010 -- 012, -021 -- 024 (Account Number 438984).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. John Fisher School/Convent.

[O2010-4863]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. John Fisher School/Convent, 10200 South Washtenaw Avenue, Chicago, Illinois 60655, Permanent Index Numbers 25-12-430-001 -- 004, -005 -- 009, -013 -- 019 (Account Number 438983).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Josaphat Church.

[O2010-4864]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Josaphat Church, 2301 North Southport Avenue, Chicago, Illinois 60614, Permanent Index Number 14-32-104-031 (Account Number 428786).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Josaphat Rectory.

[O2010-4865]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Josaphat Church, 2311 North Southport Avenue, Chicago, Illinois 60614, Permanent Index Number 14-32-104-031 (Account Number 428785).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Joseph Church.

[O2010-4866]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Joseph Church, 4800 South Hermitage Avenue, Chicago, Illinois 60609, Permanent Index Number 20-07-213-001 (Account Number 175395).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Joseph Church/Rectory.

[O2010-4867]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Joseph Church/Rectory, 1107 North Oheans Street, Chicago, Illinois 60610, Permanent Index Number 17-04-409-011 (Account Number 442210).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Joseph Rectory.

[O2010-4868]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authozhed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Joseph Rectory, 4821 South Hermitage Avenue, Chicago, Illinois 60609, Permanent Index Number 20-07-213-001 (Account Number 440135).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Joseph School.
(1045 N. Orleans St.)

[O2010-4869]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, *notwithstanding* other ordinances of the City of Chicago to the contrary, assessed against St. Joseph School, 1045 North Orleans Street, Chicago, Illinois 60610, Permanent Index Number 17-04-416-001 (Account Number 442209).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Joseph School.
(4800 -- 4810 S. Paulina St.)

[O2010-4870]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Joseph School, 4800 -- 4810 South Paulina Street, Chicago, Illinois 60609, Permanent Index Numbers 20-07-213-001, -016 (Account Number 440119).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Joseph School.
(4833 S. Hermitage Ave.)

[O2010-4871]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Joseph School, 4833 South Hermitage Avenue, Chicago, Illinois 60609, Permanent Index Numbers 20-17-213-001, -031 (Account Number 440136).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Kevin Church/School.

[O2010-4872]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Kevin Church/School, 10505 South Torrence Avenue, Chicago, Illinois 60617, Permanent Index Number 26-07-312-001 (Account Number 438639).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Kevin Rectory.

[O2010-4873]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Kevin Rectory, 10511 South Torrence Avenue, Chicago, Illinois 60617, Permanent Index Number 26-07-312-001 (Account Number 438622).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Leo High School.

[O2010-4874]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Leo High School, 901 -- 921 West 79th Street, Chicago, Illinois 60620, Permanent Index Number 20-32-205-001 (Account Number 439349).

SECTION 2. This ordinance shall take effect and be in full force from and after its passage.

Sf. Margaret Mary Church.

[O2010-4875]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Margaret Mary Church, 2324 West Chase Avenue, Chicago, Illinois 60645, Permanent Index Number 11-30-305-019 (Account Number 443697).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Malachy Church/Rectory.

[O2010-4876]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Malachy Church/Rectory, 2240 -- 2246 West Washington Boulevard, Chicago, Illinois 60612, Permanent Index Numbers 17-07-321-022, -023 (Account Number 428484).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Malachy Parish Center

[O2010-4878]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Malachy Parish Center, 2251 West Washington Boulevard, Chicago, Illinois 60612, Permanent Index Number 17-07-325-004 (Account Number 505958).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Malachy School.

[O2010-4877]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Malachy School, 2248 West Washington Boulevard, Chicago, Illinois 60612, Permanent Index Number 17-07-321-022 (Account Number 442113).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Martin De Porres Church.

[O2010-4879]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Martin de Porres Church, 5114 West Washington Boulevard, Chicago, Illinois 60644, Permanent Index Number 16-09-421-020 (Account Number 428514).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Martin De Porres Church/Rectory.

[O2010-4880]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Martin de Porres Church/Rectory, 5112 West Washington Boulevard, Chicago, Illinois 60644, Permanent Index Number 16-09-421-020 (Account Number 441893).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Mary Of The Angels Church.

[O2010-4881]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary of the Angels Church, 1735 -- 1759 West Cortland Street, Chicago, Illinois 60622, Permanent Index Numbers 14-31-412-001, -002 (Account Number 428563).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Mary Of The Angels Convent.

[O2010-4882]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary of the Angels Convent, 1800 North Hermitage Avenue, Chicago, Illinois 60622, Permanent Index Number 14-31-412-001 (Account Number 441618).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Mary Of The Angels Parish Office.

[O2010-4883]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary of the Angels Parish Office, 1841 -- 1847 North Wood Street, Chicago, Illinois 60622, Permanent Index Numbers 14-31-412-001, -002 (Account Number 428564).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Mary Of The Angels School.

[O2010-4884]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary of the Angels School, 1851 North Hermitage Avenue, Chicago, Illinois 60622, Permanent Index Number 14-31-412-001 (Account Number 441619).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Mary Of The Assumption Church.

[O2010-4885]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary of the Assumption Church, 310 East 137th Street, Chicago, Illinois 60627, Permanent Index Numbers 25-34-312-041, -042 (Account Number 438785).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Mary Of The Assumption Rectory/Pahsh Center

[O2010-4886]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary of the Assumption Rectory/Pahsh Center, 319 East 137th Street, Chicago, Illinois 60827, Permanent Index Numbers 25-34-312-041, -042 (Account Number 438775).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Mary Of The Lake Church.

[O2010-4887]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary of the Lake Church, 4216 North Shehdan Road, Chicago, Illinois 60613, Permanent Index Number 14-17-403-039 (Account Number 441438).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Mary Magdelene Church/School.

[O2010-4888]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary Magdelene Church/School, 8417 South Saginaw Avenue, Chicago, Illinois 60617, Permanent Index Number 21-31-313-001 (Account Number 439108).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Mary Magdelene Hall.

[O2010-4889]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary Magdelene Hall, 8441 South Saginaw Avenue, Chicago, Illinois 60617, Permanent Index Number 21-31-313-001 (Account Number 439079).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Mary Magdelene Rectory/Convent.

[O2010-4890]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary Magdelene Rectory/Convent, 8430 South Marquette Road, Chicago, Illinois 60617, Permanent Index Number 21-31-313-001 (Account Number 439107).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Mary Of Perpetual Help Church.

[O2010-4891]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary of Perpetual Help Church, 1029 -- 1037 West 32nd Street, Chicago, Illinois 60608, Permanent Index Number 17-32-211-007 (Account Number 478178).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Mary Of Perpetual Help Gym.

[O2010-4892]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary of Perpetual Help Gym, 1054 -- 1058 West 32nd Place, Chicago, Illinois 60608, Permanent Index Number 17-32-211-030 (Account Number 440315).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Mary Of Perpetual Help Rectory.

[O2010-4893]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary of Perpetual Help Rectory, 1039 -- 1045 West 32nd Street, Chicago, Illinois 60608, Permanent Index Number 17-32-211-006 (Account Number 428177).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Mary Of Perpetual Help School.

[O2010-4894]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary of Perpetual Help School, 1025 West 32nd Place, Chicago, Illinois 60608, Permanent Index Number 17-32-211-030 (Account Number 440332).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Mary Star Of The Sea Church/Hall.

[O2010-4895]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authozed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary Star of the Sea Church/Hall, 4626 West 63rd Street, Chicago, Illinois 60629, Permanent Index Number 19-15-303-072 (Account Number 562055).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Mary Star Of The Sea Rectory.

[O2010-4896]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authozed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary Star of the Sea Rectory, 6435 South Kilbourn Avenue, Chicago, Illinois 60629, Permanent Index Number 19-22-122-004 (Account Number 439843).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Mary Star Of The Sea School/Convent.

[O2010-4897]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Mary Star of the Sea School/Convent, 6430 South Kenneth Avenue, Chicago, Illinois 60629, Permanent Index Number 19-22-122-004 (Account Number 443037).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Matthias Church.

[O2010-4898]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Matthias Church, 2310 West Ainslie Street, Chicago, Illinois 60625, Permanent Index Numbers 14-07-310-016, -026 (Account Number 428896).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Matthias Convent.

[O2010-4899]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Matthias Convent, 4927 North Claremont Avenue, Chicago, Illinois 60625, Permanent Index Number 14-07-310-026 (Account Number 428893).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Matthias Hall.

[O2010-4900]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Matthias Hall, 4920 North Claremont Avenue, Chicago, Illinois 60625, Permanent Index Numbers 14-07-310-016, -026 (Account Number 428892).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Matthias School.

[O2010-4901]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Matthias School, 2332--2358 West Ainslie Avenue, Chicago, Illinois 60625, Permanent Index Numbers 14-07-310-016, -026 (Account Number 428894).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Michael Church/Annex.

[O2010-4902]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Michael Church/Annex, 8219 South South Shore Drive, Chicago, Illinois 60617, Permanent Index Numbers 21-31-233-005, -006 (Account Number 439099).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Michael Convent.

[O2010-4903]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Michael Convent, 8235 South South Shore Drive, Chicago, Illinois 60617, Permanent Index Numbers 21-31-233-007, -008 (Account Number 439081).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Martin De Porres Hall.

[O2010-4904]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Martin de Porres Hall, 4300 -- 4308 West Washington Boulevard, Chicago, Illinois 60644, Permanent Index Numbers 16-10-418-035, -037 (Account Number 442001).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Martin De Porres School.

[O2010-4906]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Martin de Porres School, 110 -- 116 North LeClaire Avenue, Chicago, Illinois 60644, Permanent Index Number 16-09-421-019 (Account Number 512837).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Michael Pre-School.

[O2010-4905]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Michael Pre-School, 8209 South South Shore Drive, Chicago, Illinois 60617, Permanent Index Number 21-31-233-004 (Account Number 566577).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Michael Rectory.

[O2010-4907]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessment as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Michael Rectory, 8237 South South Shore Drive, Chicago, Illinois 60617, Permanent Index Number 21-31-233-007 (Account Number 439098).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Michael School.

[O2010-4908]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Michael School, 8225 South South Shore Dhve, Chicago, Illinois 60617, Permanent Index Numbers 21-31-233-008, -024 (Account Number 439082).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Michael The Archangel Church.

[O2010-4909]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of Department of Water Management is hereby authorized the directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Michael the Archangel Church, 1954 -- 1958 West 48th Street, Chicago, Illinois 60609, Permanent Index Number 20-07-200-016 (Account Number 428206).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Michael The Archangel Convent/Rec. Center

[O2010-4910]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Michael the Archangel Convent/Rec. Center, 1949 -- 1951 West 48th Street, Chicago, Illinois 60609, Permanent Index Number 20-07-208-001 (Account Number 428211).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Michael The Archangel Rectory.

[O2010-4911]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department Water Management is hereby authohzed and directed to

cancel existing water and sewer assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Michael the Archangel Rectory, 4821 -- 4823 South Damen Avenue, Chicago, Illinois 60609, Permanent Index Numbers 20-07-208-002, -003 (Account Number 428210).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Michael The Archangel School.

[O2010-4912]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Michael the Archangel School, 4741 South Damen Avenue, Chicago, Illinois 60609, Permanent Index Number 20-07-200-016 (Account Number 428207).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Michael The Archangel Social Center.

[O2010-4913]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Michael the Archangel Social Center, 1936 West 48th Street, Chicago, Illinois 60609, Permanent Index Number 20-07-200-031 (Account Number 440125).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Nicholas Of Tolentine Church.

[O2010-4914]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Nicholas of Tolentine Church, 6200 South Lawndale Avenue, Chicago, Illinois 60629, Permanent Index Number 19-14-326-001 (Account Number 439796).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Nicholas Of Tolentine Convent.

[O2010-4915]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel existing water and sewer assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Nicholas of Tolentine Convent, 3731 West 62nd Street, Chicago, Illinois 60629, Permanent Index Number 19-14-326-001 (Account Number 428246).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Nicholas Of Tolentine Rectory.

[O2010-4916]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authozhed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Nicholas of Tolentine Rectory, 3719 -- 3721 West 62nd Street, Chicago, Illinois 60629, Permanent Index Number 19-14-326-001 (Account Number 428245).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Nicholas Of Tolentine School.

[O2010-4917]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel existing water and sewer assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Nicholas of Tolentine School, 3745 West 62nd Street, Chicago, Illinois 60629, Permanent Index Number 19-14-326-001 (Account Number 439802).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Pancratius Church.

[O2010-4918]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Pancratius Church, 4045 South Sacramento Boulevard, Chicago, Illinois 60632, Permanent Index Numbers 19-01-110-001--005 (Account Number 441073).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Pancratius Convent.

[O2010-4919]

Se It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Pancratius Convent, 2942 West 40th Place, Chicago, Illinois 60632, Permanent Index Numbers 19-01-110-027, -028 (Account Number 428191).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Pancratius Rectory.

[O2010-4920]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Pancratius Rectory, 4021 South Sacramento Boulevard, Chicago, Illinois 60632, Permanent Index Numbers 19-01-110-021, -022 (Account Number 440194).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Pancratius School.

[O2010-4921]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Pancratius School, 2930--2938 West 40th Place, Chicago, Illinois 60632, Permanent Index Numbers 19-01-110-029, -032 (Account Number 428192).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Paul Church.

[O2010-4922]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Paul Church, 2234--2240 South Hoyne Avenue, Chicago, Illinois 60608, Permanent Index Number 17-30-106-012 (Account Number 428399).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Paul Convent.

[O2010-4923]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Paul Convent, 2122 West 22nd Place, Chicago, Illinois 60608, Permanent Index Number 17-30-104-032 (Account Number 428397).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Paul Hall.

[O2010-4924]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Paul Hall, 2131 West 22nd Place, Chicago, Illinois 60608, Permanent Index Number 17-30-106-012 (Account Number 428401).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Paul Rectory.

[O2010-4925]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Paul Rectory, 2125 -- 2127 West 22nd Place, Chicago, Illinois 60608, Permanent Index Number 17-30-104-032 (Account Number 428400).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Paul School.

[O2010-4926]

Be it Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Paul School, 2114 -- 2118 West 22nd Place, Chicago, Illinois 60608, Permanent Index Number 17-30-104-032 (Account Number 428398).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Pefer Church/Rectory.
(Account No. 442239)

[O2010-4927]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Peter Church/Rectory, 108 -- 116 West Madison Street, Chicago, Illinois 60602, Permanent Index Number 17-09-460-003 (Account Number 442239).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Pefer Church/Rectory.
(Account No. 442240)

[O2010-4944]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Peter Church/Rectory, 108 -- 116 West Madison Street, Chicago, Illinois 60602, Permanent Index Number 17-09-460-003 (Account Number 442240).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Peter Church/Rectory.
(Account No. 442241)

[O2010-4928]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against the St. Peter Church/Rectory, 108 -- 116 West Madison Street, Chicago, Illinois 60602, Permanent Index Number 17-09-460-003 (Account Number 442241).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Philip Neri Church.

[O2010-5030]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Philip Neri Church, 2132 East 72nd Street, Chicago, Illinois 60649, Permanent Index Number 20-25-201-034 (Account Number 439135).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Philomena Church.

[O2010-4929]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Phiiomena Church, 1901 -- 1911 North Kedvale Avenue Chicago, Illinois 60639, Permanent Index Numbers 13-34-403-018, -020 (Account Number 428613).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Phiiomena Rectory.

[O2010-4930]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Phiiomena Rectory, 1923 North Kedvale Avenue, Chicago, Illinois 60639, Permanent Index Numbers 13-34-405-016, -041 (Account Number 443457).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Pius V Parish.

[O2010-4931]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Pius V Parish, 1921 South Ashland Avenue, Chicago, Illinois 60608, Permanent Index Number 17-20-317-001 (Account Number 442470).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Rrocopius Church.

[O2010-4932]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Procopius Church, 1647 South Allport Street, Chicago, Illinois 60608, Permanent Index Numbers 17-20-307-004, -009, -012, -022 (Account Number 428471-603728).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Rene Goupil Church/School.

[O2010-4934]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Rene Goupil Church/School, 6340 South New England Avenue, Chicago, Illinois 60638, Permanent Index Numbers 19-19-106-009, -013, -017, -024 (Account Number 439867).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Rene Goupil Rectory.

[O2010-4933]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other

ordinances of the City of Chicago to the contrary, assessed against St. Rene Goupil Rectory, 6949 West 63rd Place, Chicago, Illinois 60638, Permanent Index Numbers 19-19-106-006, -009 (Account Number 439882).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Richard Church.

[O2010-4935]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Richard Church, 5032 South Kostner Avenue, Chicago, Illinois 60632, Permanent Index Number 19-10-124-001 (Account Number 440205).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Richard Pahsh Center
(Account No. 605947)

[O2010-4936]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Richard Pahsh Center, 5032 South Kostner Avenue, Chicago, Illinois 60632, Permanent Index Number 19-10-124-001 (Account Number 605947).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Richard Parish Center
(Account No. 605948)

[O2010-4937]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Richard Pahsh Center, 5032 South Kostner Avenue, Chicago, Illinois 60632, Permanent Index Number 19-10-124-001 (Account Number 605948).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Richard Rectory.

[O2010-4938]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Richard Rectory, 5034 South Kostner Avenue, Chicago, Illinois 60632, Permanent Index Number 19-10-124-001 (Account Number 550992).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Richard School.

[O2010-4939]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Richard School, 5031 South Kenneth Avenue, Chicago, Illinois 60632, Permanent Index Number 19-10-124-001 (Account Number 440186).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Rita Of Cascia Church.

[O2010-4940]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Rita of Cascia Church, 2700--2724 West 63rd Street, Chicago, Illinois 60629, Permanent Index Number 19-13-425-001 (Account Number 428240).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Rita Of Cascia Rectory.

[O2010-4941]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Rita of Cascia Rectory, 6243 South Fairfield Avenue, Chicago, Illinois 60629, Permanent Index Number 19-13-425-001 (Account Number 428241).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Rita Of Cascia School.
(6201 S. Washtenaw Ave.)

[O2010-4942]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Rita of Cascia School, 6201 South Washtenaw Avenue, Chicago, Illinois 60629, Permanent Index Number 19-13-425-001 (Account Number 198634).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Rita Of Cascia School.
(2701 W. 62nd)

[O2010-4943]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Rita of Cascia School, 2701 West 62nd, Chicago, Illinois 60629, Permanent Index Number 19-13-425-001 (Account Number 428239).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Roman Pahsh.

[O2010-4945]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Roman Pahsh, 2649 West 23rd Street, Chicago, Illinois 60608, Permanent Index Number 16-25-207-045 (Account Number 440415).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Sabina Church/School/Rectory.

[O2010-4946]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Sabina Church/School/Rectory, 7803 -- 7813 South Throop Street, Chicago, Illinois 60620, Permanent Index Number 20-29-322-001 (Account Number 428328).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Sabina Convent.

[O2010-4947]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Sabina Convent, 7812 South Racine Avenue, Chicago, Illinois 60620, Permanent Index Number 20-29-322-001 (Account Number 439331).

SECTION 2. This ordinance shall take effect and be in full force from and after its passage.

St. Sabina Office.

[O2010-4948]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Sabina Office, 7811 South Racine Avenue, Chicago, Illinois 60620, Permanent Index Numbers 20-29-424-003, -037 (Account Number 439344).

SECTION 2. This ordinance shall take effect and be in full force from and after its passage.

*St. Sabina Safe House.
(7825 S. Racine Ave.)*

[O2010-4949]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Sabina Safe House, 7825 South Racine Avenue, Chicago, Illinois 60620, Permanent Index Number 20-29-322-001 (Account Number 718921-605297).

SECTION 2. This ordinance shall take effect and be in full force from and after its passage.

*St. Sabina Safe House.
(7827 S. Racine Ave.)*

[O2010-4950]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authozhed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Sabina Safe House, 7827 South Racine Avenue, Chicago, Illinois 60620, Permanent Index Number 20-29-322-001 (Account Number 660938-596703).

SECTION 2. This ordinance shall take effect and be in full force from and after its passage.

Sf. Simon The Apostle Church.

[O2010-4951]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Simon the Apostle Church, 2742 -- 2752 West 52nd Street, Chicago, Illinois 60632, Permanent Index Number 19-12-400-020 (Account Number 428236).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Simon The Apostle Convent.

[O2010-4952]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Simon the Apostle Convent, 5146 South Fairfield Avenue, Chicago, Illinois 60632, Permanent Index Number 19-12-400-020 (Account Number 428238).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Simon The Apostle Rectory.

[O2010-4953]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Simon the Apostle Rectory, 5153 -- 5159 South California Avenue, Chicago, Illinois 60632, Permanent Index Number 19-12-400-020 (Account Number 448235).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Simon The Apostle School/Gym.

[O2010-4954]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Simon the Apostle School/Gym, 5135 South California Avenue, Chicago, Illinois 60632, Permanent Index Numbers 19-12-400-014, -016, -033, -034 (Account Number 440194).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Stanislaus Kostka Church.

[O2010-4955]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Stanislaus Kostka Church, 1351 -- 1373 West Evergreen Avenue, Chicago, Illinois 60622, Permanent Index Numbers 17-05-120-001, -003 (Account Number 442177).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Stanislaus Kostka Rectory.

[O2010-4956]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Stanislaus Kostka Rectory, 1351 -- 1373 West Evergreen Avenue, Chicago, Illinois 60622, Permanent Index Numbers 17-05-120-001, -003 (Account Number 442178).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Stanislaus Kostka School.

[O2010-4957]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Stanislaus Kostka School, 1225 North Noble Street, Chicago, Illinois 60622, Permanent Index Numbers 17-05-125-042, -043 (Account Number 442228).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Stephen King Of Hungary Church/Rectory.

[O2010-4958]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Stephen King of Hungary Church/Rectory, 2015 West Augusta Boulevard, Chicago Illinois 60622, Permanent Index Number 17-06-319-015 (Account Number 442069).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Stephenson MB Church.

[O2010-4959]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Stephenson MB Church, 1317 South Ashland Avenue (Account Number 442492-442492).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Sylvester Church.

[O2010-4960]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other

ordinances of the City of Chicago to the contrary, assessed against St. Sylvester Church, 2161 -- 2169 North Humboldt Boulevard, Chicago, Illinois 60647, Permanent Index Number 13-36-110-001 (Account Number 428642).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Sylvester Hall/Gym.

[O2010-4961]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Sylvester Hall/Gym, 2156 -- 2158 North Richmond Street, Chicago, Illinois 60647, Permanent Index Number 13-36-110-003 (Account Number 448641).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Sylvester Rectory.

[O2010-4962]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Sylvester Rectory, 2155 -- 2157 North Humboldt Boulevard, Chicago, Illinois 60647, Permanent Index Number 13-36-110-001 (Account Number 428643).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Sylvester School.

[O2010-4963]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Sylvester School, 3027 West Palmer Boulevard, Chicago, Illinois 60647, Permanent Index Number 13-36-116-001 (Account Number 441667).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Symphorosa Building.

[O2010-4964]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Symphorosa Building, 6158 South Austin Avenue, Chicago, Illinois 60638, Permanent Index Number 19-17-416-019 (Account Number 196662).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Symphorosa Church.

[O2010-4966]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Symphorosa Church, 6159 South Austin Avenue, Chicago, Illinois 60638, Permanent Index Number 19-17-416-019 (Account Number 439824).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Symphorosa Rectory/School.

[O2010-4967]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Symphorosa Rectory/School, 6135 South Austin Avenue, Chicago, Illinois 60638, Permanent Index Number 19-17-416-019 (Account Number 443024).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Symphorosa School.

[O2010-4965]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Symphorosa School, 6121 South Austin Avenue, Chicago, Illinois 60638, Permanent Index Number 19-17-416-019 (Account Number 439823).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Symphorosa Sharp Center

[O2010-4968]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Symphorosa Sharp Center, 6158 South Mason Avenue, Chicago, Illinois 60638, Permanent Index Number 19-17-416-019 (Account Number 439842).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Tarcissus School.

[O2010-4969]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Tarcissus School, 5847 North Moody Avenue, Chicago, Illinois 60646, Permanent Index Numbers 13-05-316-004, -006 (Account Number 440737).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Teresa Of Avila Church/Rectory.

[O2010-4970]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Teresa of Avila Church/Rectory, 1037 West Armitage Avenue, Chicago, Illinois 60614, Permanent Index Number 14-32-402-016 (Account Number 428773).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Teresa Of Avila Convent.

[O2010-4971]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Teresa of Avila Convent, 1930 North Kenmore Avenue, Chicago, Illinois 60614, Permanent Index Numbers 14-32-402-012, -016 (Account Number 428771).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Teresa Of Avila School/Hall.

[O2010-4972]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Teresa of Avila School/Hall, 1950 North Kenmore Avenue, Chicago, Illinois 60614, Permanent Index Number 14-32-402-012 -016 (Account Number 443492).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Therese Chinese Catholic Mission Church/Rectory.

[O2010-4973]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Therese Chinese Catholic Mission Church/Rectory, 218 West Alexander Street, Chicago, Illinois 60616, Permanent Index Number 17-28-209-043 (Account Number 428051).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Therese Chinese Catholic Mission School.

[O2010-4974]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Therese Chinese Catholic Mission School, 251 West 23rd Place, Chicago, Illinois 60616, Permanent Index Numbers 17-28-213-008 -- 010 (Account Number 440302).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Thomas The Apostle Church/School.

[O2010-4975]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Thomas the Apostle Church/School, 5464 -- 5474 South Kimbark Avenue, Chicago, Illinois 60615, Permanent Index Numbers 20-11-420-024, -036 (Account Number 428083).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Thomas Of Canterbury Church.

[O2010-4976]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Thomas of Canterbury Church, 4817 -- 4825 North Kenmore Avenue, Chicago, Illinois 60640, Permanent Index Number 14-08-416-014 (Account Number 428848).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Thomas The Apostle Rectory.

[O2010-4977]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Thomas the Apostle Rectory, 5472 South Kimbark Avenue, Chicago, Illinois 60615, Permanent Index Number 20-11-420-036 (Account Number 428084).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Thomas More School.

[O2010-4978]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Thomas More School, 8128 South California Avenue, Chicago, Illinois 60652, Permanent Index Numbers 19-36-123-056, -059 (Account Number 442958).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Tuhbius Church/Rectory.

[O2010-4979]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Tuhbius Church/Rectory, 5646 South Kahov Avenue, Chicago, Illinois 60629, Permanent Index Number 19-15-214-015 (Account Number 443047).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Tuhbius School.

[O2010-4980]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Tuhbius School, 4128 West 57th Street, Chicago, Illinois 60629, Permanent Index Number 19-15-214-015 (Account Number 439783).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Walter Church/Convent/School.

[O2010-4981]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Walter Church/Convent/School, 11759 South Western Avenue, Chicago, Illinois 60643, Permanent Index Numbers 25-19-308-009, -015, -032 (Account Number 439017).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Walter Rectory.

[O2010-4982]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Walter Rectory, 11722 South Oakley Avenue, Chicago, Illinois 60643, Permanent Index Numbers 25-19-308-051, -052 (Account Number 442881).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Wenceslaus Church.

[O2010-4983]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Wenceslaus Church, 3417 North Lawndale Avenue, Chicago, Illinois 60618, Permanent Index Number 13-23-315-002 (Account Number 441272).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Wenceslaus Rectory.

[O2010-4984]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Wenceslaus Rectory, 3400 -- 3408 North Monticello Avenue, Chicago, Illinois 60618, Permanent Index Number 13-23-315-001 (Account Number 428680).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Sf. Wenceslaus School.

[O2010-4985]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed

to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against St. Wenceslaus School, 3429 North Lawndale Avenue, Chicago, Illinois 60618, Permanent Index Number 13-23-315-002 (Account Number 441271).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Telshe Yeshiva College Chicago And Rabbinical College Of Telshe Yeshiva Chicago.
(5052 N. Drake Ave. And 3525 W. Foster Ave.)

[O2010-4986]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Telshe Yeshiva College Chicago and Rabbinical College of Telshe Yeshiva Chicago (Account Number 646440-358806) 5052 North Drake Avenue; and (Account Number 716392-441095) 3525 West Foster Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Telshe Yeshiva College Chicago And Rabbinical College Of Telshe Yeshiva Chicago.
(5052 And 5142 N. Drake Ave. And 3525 W. Foster Ave.)

[O2010-4987]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Telshe Yeshiva College Chicago and Rabbinical College of Telshe Yeshiva Chicago (Account Number 646440-358806) 5052 North Drake Avenue; (Account Number 358816-358816) 5142 North Drake Avenue; and (Account Number 716392-441095) 3525 West Foster Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Telshe Yeshiva College Chicago And Rabbinical College Of Telshe Yeshiva Chicago.
(5142 N. Drake Ave. And 3525 W. Foster Ave.)

[O2010-4988]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Telshe Yeshiva College Chicago and Rabbinical College of Telshe Yeshiva Chicago (Account Number 358816-358816) 5142 North Drake Avenue; and (Account Number 716392-441095) 3525 West Foster Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Transfiguration Of Our Lord Church/School.

[O2010-4989]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authozhed and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Transfiguration of Our Lord Church/School, 2601 -- 2603 West Carmen Avenue, Chicago, Illinois 60625, Permanent Index Number 13-12-405-013 (Account Number 428901).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Transfiguration Of Our Lord Rectory.

[O2010-4990]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the

Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the effective date of this ordinance, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Transfiguration of Our Lord Rectory, 2609 West Carmen Avenue, Chicago, Illinois 60625, Permanent Index Number 13-12-405-013 (Account Number 440973).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Universal Hagars Spiritual Church.

[O2010-4991]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Universal Hagars Spihtual Church, 1646 -- 1648 West Monterey Avenue, Chicago, Illinois 60643 (Account Number 582837-582837, Amount: \$1,688.84).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Washington And Jane Smith.
(No. 1)

[O2010-4992]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the City of Chicago to the contrary, assessed against Washington and Jane Smith, 2315 West 112th Place, Chicago, Illinois 60643 (Account Number 795623-612910).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Washington And Jane Smith.
(No. 2)

[O2010-4993]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the City of Chicago to the contrary, assessed against Washington and Jane Smith, 2315 West 112th Place, Chicago, Illinois 60643 (Account Number 795623-612910).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Washington And Jane Smith.
(No. 3)

[O2010-4994]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the City of Chicago to the contrary, assessed against Washington and Jane Smith, 2315 West 112th Place, Chicago, Illinois 60643 (Account Number 795623-612910).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Washington And Jane Smith.
(No. 4)

[O2010-4995]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed

to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Washington and Jane Smith, 2315 West 112th Place, Chicago, Illinois 60643 (Account Number 795623-612910).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Washington And Jane Smith.
(No. 5)

[O2010-4996]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner Water Management are hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Washington and Jane Smith, 2315 West 112th Place, Chicago, Illinois 60643 (Account Number 436071-436071).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Washington And Jane Smith.
(No. 6)

[O2010-4997]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authohzed and directed to cancel all assessments as of the City of Chicago to the contrary, assessed against Washington and Jane Smith, 2320 West 113th Place, Chicago, Illinois 60643 (Account Number 795623-612910).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Washington And Jane Smith.
(No. 7)

[O2010-4998]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel existing assessments, notwithstanding other ordinances of the City of Chicago to the contrary, assessed against Washington and Jane Smith, 2315 West 112th Place, Chicago, Illinois 60643 (Account Number 862398-625052).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Washington And Jane Smith.
(No. 8)

[O2010-4999]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 11-12-540 of the Municipal Code of Chicago, the Commissioner of the Department of Water Management is hereby authorized and directed to cancel all assessments as of the City of Chicago to the contrary, assessed against Washington and Jane Smith, 2320 West 113th Place, Chicago, Illinois 60643 (Account Number 862398-625052).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

WAIVER OF FEE.

Sf. Tarcissus Church.

[Or2010-953]

Ordered, That the Director of the City Department of Revenue issue, free of charge, an annual Raffle License to Saint Tarcissus Church, a not-for-profit institution, located at 6020 West Ardmore Avenue, for the period of November 15, 2010 through December 15, 2011.

Continued in Volume III
on page 102080

(Published by the Authority of the City Council of the City of Chicago)

COPY



**JOURNAL of the PROCEEDINGS
of the
CITY COUNCIL
of the
CITY of CHICAGO, ILLINOIS**

Regular Meeting -- Wednesday, October 6, 2010

at 10:00 A.M.

(Council Chambers -- City Hall -- Chicago, Illinois)

OFFICIAL RECORD.

VOLUME III

RICHARD M. DALEY
Mayor

MIGUEL DEL VALLE
City Clerk

Continued from Volume II
on page 102079

EXEMPTION OF NOT-FOR-PROFIT ENTITIES FROM CITY FEES.

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration proposed ordinances exempting various entities from payment of all city permit, license and inspection fees for the periods designated, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*The Bishop And Trustees Of The Protestant Episcopal
Church In The Diocese Of Chicago.*

[O2010-5000]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Executive Director of Construction and Permits, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Environment, the Commissioner of Fire, the Director of Business Affairs and Licensing, the Director of Revenue and the Commissioner of Water Management are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees and all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to The Bishop and Trustees of the Protestant Episcopal Church in the Diocese of Chicago, a not-for-profit Illinois corporation, related to the construction and maintenance of building(s) at 65 East Huron Street, Chicago, Illinois 60611-2728.

Said building(s) and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with the plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits and licenses.

SECTION 2. The Bishop and Trustees of the Protestant Episcopal Church in the Diocese of Chicago, a not-for-profit Illinois corporation, engaged in medical, educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. The Bishop and Trustees of the Protestant Episcopal Church in the Diocese of Chicago shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of January 1, 2010 through December 31, 2011.

The Catholic Bishop Of Chicago.

[O2010-5001]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Environment, the

Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Commissioner of Water Management, the Commissioner of Business Affairs and Consumer Protection and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to The Catholic Bishop of Chicago, 835 North Rush Street, Chicago, Illinois 60611, for demolition of an existing building and construction of a new building for classrooms, housing and administrative offices on the premises at 1120 -- 1132 West Loyola Avenue, Chicago, Illinois 60626, known as the St. Joseph College Seminary.

Said building and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. The Catholic Bishop of Chicago, a not-for-profit Illinois corporation located at 835 North Rush Street, Chicago, Illinois 60611, engaged in nonprofit religious, charitable and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. The Catholic Bishop of Chicago shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

Chicago Metropolitan Battered Women's Network.

[O2010-5033]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Executive Director of Construction and Permits, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Environment, the Commissioner of Fire, the Director of Business Affairs and Licensing, the Director of Revenue and the Commissioner of Water Management are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees and all water/sewer plan review fees, free of charge, notwithstanding other

ordinances of the City of Chicago to the contrary, to Chicago Metropolitan Battered Women's Network, a not-for-profit Illinois corporation, related to the construction and maintenance of building(s) at 1 East Wacker Drive, Suite 1630, Chicago, Illinois 60601.

Said building(s) and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with the plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits and licenses.

SECTION 2. Chicago Metropolitan Battered Women's Network, a not-for-profit Illinois corporation engaged in medical, education and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Chicago Metropolitan Battered Women's Network shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of January 1, 2010 through December 31, 2011.

Children's Memorial Hospital.

[O2010-5002]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Executive Director of Construction and Permits, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Environment, the Commissioner of Fire, the Director of Business Affairs and Licensing, the Director of Revenue and the Commissioner of Water Management are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees and all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Children's Memorial Hospital, a not-for-profit Illinois corporation, related to the construction and maintenance of building(s) at 155 East Superior Street, Chicago, Illinois 60601.

Said building(s) and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with the plans submitted and all of the appropriate

provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits and licenses.

SECTION 2. Children's Memorial Hospital, a not-for-profit Illinois corporation, engaged in medical, educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Children's Memorial Hospital shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force from and after its passage.

Council For Jewish Elderly.

[O2010-5003]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Commissioner of Water Management, the Director of Business Affairs and Consumer Protection and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, all business licenses, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Council for Jewish Elderly, a not-for-profit Illinois corporation, related to the erection and maintenance of buildings and fuel storage facilities at 1420 West Farwell Avenue; 1345 West Jarvis Avenue; and 1221 West Sherwin Avenue.

Said buildings and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said buildings and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Council for Jewish Elderly, a not-for-profit Illinois corporation located at the above-captioned locations, engaged in medical, educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Council for Jewish Elderly shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

Edison Park Lutheran Church.

[O2010-5004]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Water Management, the Commissioner of Fire, the Director of Revenue and the Commissioner of Business Affairs and Consumer Protection are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees and all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Edison Park Lutheran Church, a not-for-profit Illinois corporation, related to the erection and maintenance of building(s) and fuel storage facilities located at 6626 North Oliphant Avenue.

Said building(s) and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Edison Park Lutheran Church, a not-for-profit Illinois corporation located at 6626 North Oliphant Avenue, also doing business engaged in educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Edison Park Lutheran Church shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for a period of August 15, 2010 through August 15, 2012.

Family Matters.

[O2010-5005]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Environment, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Commissioner of Water Management, the Commissioner of Business Affairs and Consumer Protection and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Family Matters, 7731 North Marshfield Avenue, Chicago, Illinois 60626, for the erection and maintenance of the building on the premises known as 7731 North Marshfield Avenue.

Said building and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Family Matters, a not-for-profit Illinois corporation located at 7731 North Marshfield Avenue, Chicago, Illinois 60626, engaged in nonprofit religious, charitable and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Family Matters shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

Good News Partners.

[O2010-5006]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the

Commissioner of Streets and Sanitation, the Commissioner of Fire, the Director of Business Affairs and Consumer Protection, the Commissioner of Sewers, the Commissioner of Water Management and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Good News Partners, 1600 West Jonquil Terrace, Chicago, Illinois 60626, for the erection and maintenance of the buildings at the following locations: 1435 West Fargo Avenue; 1449 West Fargo Avenue; 1558 West Jonquil Terrace; 1600 West Jonquil Terrace; and 7700 North Ashland Avenue.

Said buildings and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said buildings and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Good News Partners, a not-for-profit Illinois corporation located at 1600 West Jonquil Terrace, Chicago, Illinois 60626, engaged in medical, educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Good News Partners shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

Holy Name Cathedral.

[O2010-5007]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Executive Director of Construction and Permits, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Environment, the Commissioner of Fire, the Director of Business Affairs and Licensing, the Director of Revenue and the Commissioner of Water Management are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees and all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Holy Name Cathedral, a not-for-profit Illinois corporation, related to the construction and maintenance of building(s) at 730 North Wabash Avenue, Chicago, Illinois 60611.

Said building(s) and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with the plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits and licenses.

SECTION 2. Holy Name Cathedral, a not-for-profit Illinois corporation engaged in medical, educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Holy Name Cathedral shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of January 1, 2010 through December 31, 2011.

Housing Opportunities For Women.

[O2010-5008]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Commissioner of Water Management, the Director of Business Affairs and Licensing and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, all business licenses free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Housing Opportunities for Women, a not for-profit Illinois corporation, related to the erection and maintenance of buildings and fuel storage facilities at the following locations: 1614 -- 1622 West Jonquil Terrace and 1654 West Jonquil Terrace.

Said buildings and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said buildings and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the

appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Housing Opportunities for Women, a not-for-profit Illinois corporation located at the above-captioned locations, engaged in medical, educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Housing Opportunities for Women shall be entitled to a refund of city fees, which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

Howard Area Community Center,

[O2010-5009]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Environment, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Commissioner of Water Management, the Commissioner of Business Affairs and Consumer Protection and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Howard Area Community Center, 7642 North Paulina Street, Chicago, Illinois 60626, for erection and maintenance of the buildings at the following locations: 1527 West Morse Avenue; 1623 West Howard Street; 7500 -- 7512 North Ashland Avenue; and 7638 -- 7648 North Paulina Street.

Said buildings and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said buildings and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Howard Area Community Center, a not-for-profit Illinois corporation located at 7648 North Paulina Street, Chicago, Illinois 60626, engaged in non-profit religious,

charitable and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Howard Area Community Center shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

Hyde Park Union Church.

[O2010-5010]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Water Management, the Commissioner of Fire, the Director of Revenue and the Director of Business Affairs and Consumer Protection are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to the Hyde Park Union Church, a not-for-profit Illinois corporation, related to the erection and maintenance of building(s) and fuel storage facilities located at 5600 South Woodlawn Avenue.

Said building(s) and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and department requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits and licenses.

SECTION 2. Hyde Park Union Church, a not-for-profit Illinois corporation located at 5600 South Woodlawn Avenue, engaged in medical, educational and related activities, shall be exempt from payment of city license fees, and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Hyde Park Union Church shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for a period of two (2) years between January 1, 2010 to December 31, 2012.

Illinois Institute Of Technology.

[O2010-5011]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Environment, the Commissioner of Fire, the Director of Revenue, the Commissioner of the Department of Water Management and the Director of the Department of Business Affairs and Consumer Protection are hereby authorized and directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Illinois Institute of Technology, a not-for-profit Illinois corporation, at 565 West Adams Street.

Said building(s) shall be used for educational/charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago; and said buildings(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects to the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Illinois Institute of Technology, a not-for-profit Illinois corporation located at 565 West Adams Street, Chicago Illinois, engaged in educational, cultural and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. This ordinance shall take effect and be in force for a period of one (1) year but in no event beyond September 8, 2011.

SECTION 4. Illinois Institute of Technology shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

Indian Medical Association Charitable Foundation Clinic.

[O2010-5012]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Water Management, the Commissioner of Fire, the Director of Revenue, and the Department of Business Affairs and Consumer Protection are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees and all water/sewer plan review fees, free of charge,

notwithstanding other ordinances of the City of Chicago to the contrary, to Indian Medical Association Charitable Foundation Clinic, a not-for-profit Illinois corporation, related to the erection and maintenance of the buildings and fuel storage facilities at 2645 West Peterson Avenue, Chicago, Illinois 60659.

Said buildings and empty lot and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said buildings and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Indian Medical Association Charitable Foundation Clinic, a not-for-profit Illinois corporation located at the above-captioned location, engaged in medical, educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Indian Medical Association Charitable Foundation Clinic shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for a period of two years from March 1, 2010 to February 28, 2012.

Iskcon.

[O2010-5013]

Se It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Director of Business Affairs and Consumer Protection, the Commissioner of Water Management and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Iskcon, 1716 West Lunt Avenue, Chicago, Illinois 60626 for the erection and maintenance of the building on the premises known as 1716 West Lunt Avenue.

Said building and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon

shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Iskcon, a not-for-profit Illinois corporation located at 1716 West Lunt Avenue, Chicago, Illinois 60626, engaged in medical, educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Iskcon shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

Jewish United Fun/Jewish Federation Of Metropolitan Chicago.

[O2010-5014]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Environment, the Commissioner of Fire, the Director of Revenue, the Commissioner of the Department of Water Management and the Director of the Department of Business Affairs and Consumer Protection are hereby authorized and directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to the Jewish United Fund/Jewish Federation of Metropolitan Chicago, a not-for-profit Illinois corporation at 30 South Wells Street/200 West Monroe Street.

Said building(s) shall be used for educational/charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said buildings(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects to the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Jewish United Fund/Jewish Federation of Metropolitan Chicago, a not-for-profit Illinois corporation located 30 South Wells Street, Chicago, Illinois, engaged in

educational, cultural, and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. This ordinance shall take effect and be in force for a period of one (1) year but in no event beyond September 8, 2011.

SECTION 4. Jewish United Fund/Jewish Federation of Metropolitan Chicago shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

Lester And Rosalie Anixter Center.

[O2010-5015]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Commissioner of Business Affairs and Consumer Protection, the Commissioner of Water Management and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Lester and Rosalie Anixter Center, a not-for-profit Illinois corporation, related to the erection and maintenance of buildings and fuel storage facilities at the following locations: 1401 West Chase Avenue, 1727 West North Shore Avenue, 2045 West Jarvis Avenue and 7521 North Hoyne Avenue.

Said buildings and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said buildings and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Lester and Rosalie Anixter Center, a not-for-profit Illinois corporation located at the above-captioned locations, engaged in medical, educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Lester and Rosalie Anixter Center shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force from its publication October 15, 2010 through October 15, 2012.

Lifeline Theater.

[O2010-5016]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Director of Business Affairs and Consumer Protection, the Commissioner of Sewers, the Commissioner of Water Management and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Lifeline Theater for the erection and maintenance of the building on the premises known as 6914 -- 6918 North Glenwood Avenue.

Said building and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Lifeline Theater, a not-for-profit Illinois corporation located at 6914 -- 6918 North Glenwood Avenue, Chicago, Illinois 60626, engaged in medical, educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Lifeline Theater shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

Loyola University Chicago.

[O2010-5017]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the

Commissioner of Streets and Sanitation, the Commissioner of Fire, the Director of Business Affairs and Consumer Protection, the Commissioner of Sewers, the Commissioner of Water Management and the Director of Revenue are hereby authorized and directed to issue all necessary permits, all on-site water/sewer inspection fees and all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Loyola University Chicago, a not-for-profit Illinois corporation, related to the erection, maintenance and renovation of building(s) and facilities listed on Exhibit A attached hereto and made a part hereof.

Said building(s) and facilities and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits and licenses.

SECTION 2. Loyola University Chicago, a not-for-profit, Illinois corporation its buildings and facilities listed on Exhibit A attached hereto, engaged in medical, educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Loyola University Chicago shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

Exhibit "A" referred to in this ordinance reads as follows:

Exhibit "A".

Loyola University Chicago.

Facility Name	Address	Zip Code	Renewal Period	Ward
Lake Shore Campus				
Subarea A				
Flanner Hall	1068 West Sheridan Road	60626	October 15, 2012	49

Facility Name	Address	Zip Code	Renewal Period	Ward
Quinlan Life Science Hall	1052 West Sheridan Road	60626	October 15, 2012	49
Damen Hall	6430 North Kenmore Avenue	60626	October 15, 2012	49
MDS Chapel	6453 North Kenmore Avenue	60626	October 15, 2012	49
MDS Chapel Lot	6429 North Kenmore Avenue	60626	October 15, 2012	49
Cudahy Science	6460 North Kenmore Avenue	60626	October 15, 2012	49
Dumbach Hall	6474 North Kenmore Avenue	60626	October 12, 2012	49
Cudary Library	6515 North Kenmore Avenue	60626	October 12, 2012	49
Information Commons	6501 North Kenmore Avenue	60626	October 15, 2012	49
Old Jesuit Residence	6467 North Kenmore Avenue	60626	October 15, 2012	49
Crown Center	1001 -- 1025 West Loyola Avenue	60626	October 15, 2012	49
Steam/Chiller Plant	6525 North Winthrop Avenue	60626	October 15, 2012	49
Alumni Gym	6511 North Sheridan Road	60626	October 15, 2012	49
Centennial Forum	1125 West Loyola Avenue	60626	October 15, 2012	49
Mertz Hall	1125 West Loyola Avenue	60626	October 15, 2012	49

Facility Name	Address	Zip Code	Renewal Period	Ward
North Athletic Field	1113 -- 1115 West Loyola Avenue	60626	October 15, 2012	49
North Athletic Field	1107 -- 1109 West Loyola Avenue	60626	October 15, 2012	49
North Athletic Field	1101 -- 1103 West Loyola Avenue	60626	October 15, 2012	49
North Athletic Field	1057 -- 1059 West Loyola Avenue	60626	October 15, 2012	49
Empty Lot	1100 West Loyola Avenue	60626	October 15, 2012	49
Tennis Courts	1132 West Loyola Avenue	60626	October 15, 2012	49
Jumbo 6 Flat Apartments	1120 -- 1122 West Loyola Avenue	60626	October 15, 2012	49
Doyle Center	1052 -- 1054 West Loyola Avenue	60626	October 15, 2012	49
Empty Lot	1056 -- 1058 West Loyola Avenue	60626	October 15, 2012	49
Loyola Hall	1110 -- 1112 West Loyola Avenue	60626	October 15, 2012	49
Santa Clara Hall	1000 West Loyola Avenue	60626	October 15, 2012	49
Halas Sports Center	6458 North Winthrop Avenue	60626	October 15, 2012	49
Halas Field	6458 North Winthrop Avenue	60626	October 15, 2012	49
	6457 North Winthrop Avenue	60626	October 15, 2012	49

Facility Name	Address	Zip Code	Renewal Period	Ward
Mundelein Center	1020 West Sheridan Road	60626	October 15, 2012	49
Piper Quad	1012 West Sheridan Road	60626	October 15, 2012	49
Piper Hall	970 West Sheridan Road	60626	October 15, 2012	49
Coffey Hall	1000 West Sheridan Road	60626	October 15, 2012	49
Parking Structure	1100 West Sheridan Road	60626	October 15, 2012	49
Gentile Center	6526 North Winthrop Avenue	60626	October 15, 2012	49
	6439 North Sheridan Avenue	60626	October 15, 2012	49
	6455 North Sheridan Avenue	60626	October 15, 2012	49
Subarea E				
Campion Hall- Saint Josephs Seminary/ Student Residence	6551 North Sheridan Road	60626	October 15, 2012	49
Empty Lot	6601 North Sheridan Road	60626	October 15, 2012	49

Park Shore East Cooperative.

[O2010-5018]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the

Commissioner of Streets and Sanitation, the Commissioner of Environment, the Commissioner of Fire, the Director of Business Affairs and Licensing, the Director of Revenue and the Commissioner of Water Management are hereby authorized and directed to issue all necessary permits, all on-site water/sewer inspection fees and all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Park Shore East Cooperative, a not-for-profit Illinois corporation, related to the erection, maintenance and renovation of building(s) and fuel storage facilities listed on Exhibit A attached hereto and made a part hereof.

Said building(s) and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits and licenses.

SECTION 2. Park Shore East Cooperative, a not-for-profit Illinois corporation shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Park Shore East Cooperative shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of January 16, 2010 to January 15, 2012.

Exhibit "A" referred to in this ordinance reads as follows:

Exhibit "A".

Park Shore East Cooperative Facilities.

Quad (1)

- | | |
|-----|----------------------------------|
| A-1 | 6256 South Park Shore East Court |
| A-2 | 6256 South Park Shore East Court |
| A-3 | 6256 South Park Shore East Court |

A-4	6254 South Park Shore East Court
A-5	6254 South Park Shore East Court
A-6	6254 South Park Shore East Court
A-7	6252 South Park Shore East Court
A-8	6252 South Park Shore East Court
A-9	6252 South Park Shore East Court
B-1	6238 South Park Shore East Court
B-2	6238 South Park Shore East Court
B-3	6238 South Park Shore East Court
B-4	6240 South Park Shore East Court
B-5	6240 South Park Shore East Court
B-6	6240 South Park Shore East Court
C-1	6242 South Park Shore East Court
C-2	6242 South Park Shore East Court
C-3	6242 South Park Shore East Court
C-4	6244 South Park Shore East Court
C-5	6244 South Park Shore East Court
C-6	6244 South Park Shore East Court
C-7	6246 South Park Shore East Court
C-8	6246 South Park Shore East Court
C-9	6246 South Park Shore East Court

Quad (2)

D-1	6230 South Park Shore East Court
D-2	6230 South Park Shore East Court
D-3	6230 South Park Shore East Court
D-4	6228 South Park Shore East Court
D-5	6228 South Park Shore East Court
D-6	6228 South Park Shore East Court
D-7	6226 South Park Shore East Court
D-8	6226 South Park Shore East Court
D-9	6226 South Park Shore East Court
D-10	6224 South Park Shore East Court
D-11	6224 South Park Shore East Court
D-12	6224 South Park Shore East Court
D-13	6222 South Park Shore East Court
D-14	6222 South Park Shore East Court
D-15	6222 South Park Shore East Court
E-1	1511 East Park Shore East Court
E-2	1511 East Park Shore East Court
E-3	1511 East Park Shore East Court
E-4	1513 East Park Shore East Court
E-5	1513 East Park Shore East Court
E-6	1513 East Park Shore East Court

F-1	1515 East Park Shore East Court
F-2	1515 East Park Shore East Court
F-3	1515 East Park Shore East Court
F-4	1517 East Park Shore East Court
F-5	1517 East Park Shore East Court
F-6	1517 East Park Shore East Court
F-7	1519 East Park Shore East Court
F-8	1519 East Park Shore East Court
F-9	1519 East Park Shore East Court
F-10	1521 East Park Shore East Court
F-11	1521 East Park Shore East Court
F-12	1521 East Park Shore East Court
F-13	1523 East Park Shore East Court
F-14	1523 East Park Shore East Court
F-15	1523 East Park Shore East Court
G-1	6200 South Park Shore East Court
G-2	6200 South Park Shore East Court
G-3	6200 South Park Shore East Court
G-4	6202 South Park Shore East Court
G-5	6202 South Park Shore East Court
G-6	6202 South Park Shore East Court
G-7	6204 South Park Shore East Court
G-8	6204 South Park Shore East Court

G-9	6204 South Park Shore East Court
G-10	6206 South Park Shore East Court
G-11	6206 South Park Shore East Court
G-12	6206 South Park Shore East Court
G-13	6208 South Park Shore East Court
G-14	6208 South Park Shore East Court
G-15	6208 South Park Shore East Court
G-16	6210 South Park Shore East Court
G-17	6210 South Park Shore East Court
G-18	6210 South Park Shore East Court

Quad (3)

H-1	1526 East Park Shore East Court
H-2	1526 East Park Shore East Court
H-3	1526 East Park Shore East Court
H-4	1524 East Park Shore East Court
H-5	1524 East Park Shore East Court
H-6	1524 East Park Shore East Court
H-7	1522 East Park Shore East Court
H-8	1522 East Park Shore East Court
H-9	1522 East Park Shore East Court
H-10	1520 East Park Shore East Court
H-11	1520 East Park Shore East Court
H-12	1520 East Park Shore East Court

K-1	1515 East Park Shore East Court
K-2	1515 East Park Shore East Court
K-3	1515 East Park Shore East Court
K-4	1517 East Park Shore East Court
K-5	1517 East Park Shore East Court
K-6	1517 East Park Shore East Court
M-1	1519 East Park Shore East Court
M-2	1519 East Park Shore East Court
M-3	1519 East Park Shore East Court
M-4	1521 East Park Shore East Court
M-5	1521 East Park Shore East Court
M-6	1521 East Park Shore East Court
M-7	1523 East Park Shore East Court
M-8	1523 East Park Shore East Court
M-9	1523 East Park Shore East Court
M-10	1525 East Park Shore East Court
M-11	1525 East Park Shore East Court
M-12	1525 East Park Shore East Court
N-1	1527 East Park Shore East Court
N-2	1527 East Park Shore East Court
N-3	1527 East Park Shore East Court
N-4	1529 East Park Shore East Court

N-5 1529 East Park Shore East Court

N-6 1529 East Park Shore East Court

Quad (4)

O-1 1562 East Park Shore East Court

O-2 1560 East Park Shore East Court

O-3 1558 East Park Shore East Court

O-4 1556 East Park Shore East Court

O-5 1544 East Park Shore East Court

O-6 1552 East Park Shore East Court

O-7 1550 East Park Shore East Court

O-8 1548 East Park Shore East Court

O-9 1548 East Park Shore East Court

O-10 1544 East Park Shore East Court

R-1 1535 East Park Shore East Court

R-2 1537 East Park Shore East Court

S-1 1543 East Park Shore East Court

S-2 1545 East Park Shore East Court

S-3 1547 East Park Shore East Court

S-4 1549 East Park Shore East Court

S-5 1551 East Park Shore East Court

S-6 1553 East Park Shore East Court

S-7 1555 East Park Shore East Court

S-8	1557 East Park Shore East Court
S-9	1559 East Park Shore East Court
S-10	1561 East Park Shore East Court
W-1	6100 South Park Shore East Court
W-2	6102 South Park Shore East Court
W-3	6104 South Park Shore East Court
W-4	6106 South Park Shore East Court
W-5	6108 South Park Shore East Court
W-6	6110 South Park Shore East Court
W-7	6112 South Park Shore East Court
W-8	6114 South Park Shore East Court
W-9	6116 South Park Shore East Court
W-10	6118 South Park Shore East Court
W-11	6120 South Park Shore East Court
W-12	6122 South Park Shore East Court

The Recyclery Collective.

[O2010-5019]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Environment, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Commissioner of Water Management, the Commissioner of Business Affairs and Consumer Protection and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the

contrary, to The Recyclery Collective, 7628 North Paulina Street, Chicago, Illinois 60626, for erection and maintenance of the building on the premises known as 7628 North Paulina Street.

Said building and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. The Recyclery Collective, a not-for-profit Illinois corporation located at 7628 North Paulina Street, Chicago, Illinois 60626, engaged in nonprofit religious, charitable and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. The Recyclery Collective shall be entitled to a refund of city fees, which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

Rogers Park Baptist Church.

[O2010-5020]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Environment, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Commissioner of Water Management, the Commissioner of Business Affairs and Consumer Protection and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Rogers Park Baptist Church, 1900 West Greenleaf Avenue, Chicago, Illinois 60626, for erection and maintenance of the building on the premises known as 1900 West Greenleaf Avenue.

Said building and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon

shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Rogers Park Baptist Church, a not-for-profit Illinois corporation located at 1900 West Greenleaf Avenue, Chicago, Illinois 60626, engaged in nonprofit religious, charitable and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Rogers Park Baptist Church shall be entitled to a refund of City fees, which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

Rogers Park Business Alliance.

[O2010-5021]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Environment, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Commissioner of Water Management, the Commissioner of Business Affairs and Consumer Protection and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Rogers Park Business Alliance, 1448 West Morse Avenue, Chicago, Illinois 60626, for erection and maintenance of the building on the premises known as 1448 West Morse Avenue.

Said building and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. The Rogers Park Business Alliance, a not-for-profit Illinois corporation located at 1448 West Morse Avenue, Chicago, Illinois 60626, engaged in nonprofit religious, charitable and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. The Rogers Park Business Alliance shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

Rogers Park Family Health Center.

[O2010-5022]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Commissioner of Business Affairs and Consumer Protection, the Commissioner of Water Management and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Rogers Park Family Health Center, 1555 West Howard Street, Chicago, Illinois 60626, for erection and maintenance of the building on the premises known as 1555 West Howard Street.

Said building and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Rogers Park Family Health Center, a not-for-profit Illinois corporation located at 1555 West Howard Street, Chicago, Illinois 60626 - 1707, engaged in medical, educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Rogers Park Health Center shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

Rogers Park Presbyterian Church.

[O2010-5024]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Environment, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Commissioner of Water Management, the Commissioner of Business Affairs and Consumer Protection and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Rogers Park Presbyterian Church, 7059 North Greenview Avenue, Chicago, Illinois 60626, for erection and maintenance of the building on the premises known as 7059 North Greenview Avenue.

Said building and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. Rogers Park Presbyterian Church, a not-for-profit Illinois corporation located at 7059 North Greenview Avenue, Chicago, Illinois 60626, engaged in nonprofit religious, charitable and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Rogers Park Presbyterian Church shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

St. James Lutheran Church And School.

[O2010-5026]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Environment, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the

Commissioner of Water Management, the Commissioner of Fire, the Executive Director of Construction and Permits and the Director of Business Affairs and Licensing are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees and all water/sewer plan review fees and assessments, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to St. James Lutheran Church and School, a tax exempt religious and educational institution located at 2101 North Fremont Street, related to the renovation, erection and maintenance of various building(s) and fuel storage facilities within the 43rd Ward.

Said building(s) and all appurtenances thereto shall be used exclusively for religious and educational purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. St. James Lutheran Church and School, a tax exempt religious and education institution located at 2101 North Fremont Street, engaged exclusively in religious and educational activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection for inspection fees.

SECTION 3. St. James Lutheran Church and School shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for a period of two (2) years but in no event beyond September 8, 2012.

St. Jerome's Church.

[O2010-5027]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Environment, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Commissioner of Water Management, the Commissioner of Business Affairs and Consumer Protection and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to St. Jerome's Church, 1709 West Lunt Avenue, Chicago, Illinois 60626, for the

erection and maintenance of the buildings at the following locations: 1645 West Morse Avenue, 1710 West Morse Avenue and 1709 West Lunt Avenue.

Said buildings and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said buildings and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. St. Jerome's Church, a not-for-profit Illinois corporation located at 1709 West Lunt Avenue, Chicago, Illinois 60626, engaged in nonprofit religious, charitable and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. St. Jerome's Church shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

St. Paul Church By The Lake.

[O2010-5028]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Director of Business Affairs and Consumer Protection, the Commissioner of Water Management and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to St. Paul's Church by the Lake, 7100 North Ashland Avenue, Chicago, Illinois 60626, for the erection and maintenance of the building on the premises known as 7100 North Ashland Avenue and 1614 West Estes Avenue.

Said building and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments

of the City of Chicago, and said building and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. St. Paul's Church by the Lake, a not-for-profit Illinois corporation located at 7100 North Ashland Avenue, Chicago, Illinois 60626, engaged in medical, educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. St. Paul's Church by the Lake shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

United Church Of Rogers Park.

[O2010-5025]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Environment, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Fire, the Commissioner of Water Management, the Commissioner of Business Affairs and Consumer Protection and the Director of Revenue are hereby directed to issue all necessary permits, all on-site water/sewer inspection fees, all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to United Church of Rogers Park, 1545 West Morse Avenue, Chicago, Illinois 60626, for the erection and maintenance of the building on the premises known as 1545 West Morse Avenue.

Said building and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit and the work thereon shall be done in accordance with plans submitted and all appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all permits and licenses.

SECTION 2. United Church of Rogers Park, a not-for-profit Illinois corporation located at 1545 West Morse Avenue, Chicago, Illinois 60626, engaged in nonprofit religious, charitable

and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. United Church of Rogers Park shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of October 15, 2010 through October 15, 2012.

Yeshivas Meor Hatorah Of Chicago.

[O2010-5029]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Environment, the Commissioner of Fire, the Commissioner of Business Affairs and Consumer Protection, the Commissioner of Public Health, the Executive Director of Revenue and the Commissioner of Water Management are hereby authorized and directed to issue all necessary permits, all on-site water/sewer inspection fees and all water/sewer plan review fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Yeshivas Meor Hatorah of Chicago, a not-for-profit Illinois corporation, related to construction and electrical work of building(s) at Yeshivas Meor Hatorah of Chicago, 3635 West Devon Avenue, Chicago, Illinois 60659.

Said building(s) and all appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits and licenses.

SECTION 2. Yeshivas Meor Hatorah of Chicago, a not-for-profit Illinois corporation, engaged in educational and related activities, shall be exempt from the payment of city license fees and shall be entitled to the cancellation of warrants for the collection of inspection fees.

SECTION 3. Yeshivas Meor Hatorah shall be entitled to a refund of city fees which it has paid and from which it is exempt pursuant to Sections 1 and 2 of this ordinance.

SECTION 4. This ordinance shall be in force for the period of September 8, 2010 through September 8, 2011.

CANCELLATION OF WARRANTS FOR COLLECTION ISSUED AGAINST CERTAIN CHARITABLE, EDUCATIONAL AND RELIGIOUS INSTITUTIONS.

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, to which had been referred sundry proposed orders for the cancellation of specified warrants for collection issued against certain charitable, educational and religious institutions, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed orders transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the said proposed orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said orders as passed (the italic heading in each case not being a part of the order):

Bais Yaakov Hebrew School.

[Or2010-955]

Ordered, That the Department of Finance is hereby authorized and directed to cancel warrants for collection of public place of assembly inspection fees charged to Bais Yaakov Hebrew School, 6122 North California Avenue, 2nd Floor, Chicago 60659.

Inspection Number	Bill Number	Amount	Date/Period
1949703	350388	\$120.00	Annual/2007
9829631	353488	\$120.00	Annual/2010

SECTION 2. This order shall take effect and be in force from and after its passage.

Mother McAuley High School.

[Or2010-956]

Ordered, That the City Comptroller is hereby authorized and directed to cancel warrants for collection of Payer ID AC1450611, Invoice Number 731887 and Inspection Number 9830122 dated April 22, 2010 in the amount of \$840.00 for PA annual inspection for 3737 West 99th Street, charged to Mother McAuley High School, 3737 West 99th Street, Chicago, Illinois 60643.

Sheridan Carroll Charitable Works.
(Invoice No. 259723)

[Or2010-958]

Ordered, That the City Comptroller is hereby authorized and directed to cancel warrant of

collection of Invoice Number 259723, in the amount of \$240.00 for annual inspection charged to Sheridan Carroll Charitable Works, 2015 -- 2017 North Harlem Avenue, as follows:

Inspection Number	Inspection Date	Inspection Type	Amount	Location
1743938	December 12, 2007	PA_Annual	\$120.00	2015 North Harlem Avenue
2266248	July 2, 2008	PA_Annual	\$120.00	2015 North Harlem Avenue

Sheridan Carroll Charitable Works.
(Invoice No. 261645)

[Or2010-957]

Ordered, That the City Comptroller is hereby authorized and directed to cancel the warrants for collection of Invoice Number 261645/Inspection Number 9829771 in the amount of \$120.00 for annual inspection, under the date of July 15, 2010, charged to Sheridan Carroll Charitable Works, 2015 -- 2017 North Harlem Avenue, for their premises located at 2015 North Harlem Avenue.

Smith Village.
(Invoice No. 200142)

[Or2010-960]

Ordered, That the City Comptroller is hereby authorized and directed to cancel the warrants for collection Payer ID 15009, Invoice Number 200142, dated July 1, 2010 in the amount of \$520.00 for institutional annual inspection for 2315 West 112th Place, charged to Smith Village, 2315 West 112th Place, Chicago, Illinois 60643.

Smith Village.
(Invoice No. 263032)

[Or2010-959]

Ordered, That the City Comptroller is hereby authorized and directed to cancel the warrants for collection, Payer ID AC5309614, Invoice Number 263032, dated August 24, 2010 in the amount of \$1,100.00 for RF annual inspection for 11307 South Western Avenue, charged to Smith Village, 11307 South Western Avenue, Chicago, Illinois 60643.

United Church Of Hyde Park.

[Or2010-961]

Ordered, That the Director of Business Affairs and Licensing, the Director of Revenue and the City Comptroller are hereby authorized and directed to cancel the warrant for collection for a public place of assembly annual inspection fee, Invoice Number 259674, Bill Number 353548, Payer ID Number AC1450472 and Inspection Number 2658250, in the amount of \$360.00 under the inspection date of May 13, 2010, charged to United Church of Hyde Park for their premises located at 1434 East 53rd Street, Chicago, Illinois.

This order shall take effect and be in force upon its passage and publication.

Yeshivas Tiferes Tzvi.

[Or2010-962]

Ordered, That the Department of Finance is hereby authorized and directed to cancel warrants for collection of Refrigeration Inspection fees charged to Yeshivas Tiferes Tzvi, 6106 North California Avenue, Chicago Illinois 60659:

Inspection Number	Invoice Number	Amount	Date/Period
145551	251333	\$290.00	Annual

This order shall take effect and be in force from and after its passage.

PAYMENT OF HOSPITAL, MEDICAL AND NURSING SERVICES RENDERED
CERTAIN INJURED MEMBERS OF POLICE AND FIRE DEPARTMENTS.

[Or2010-952]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing the payment of hospital and medical expenses of police officers and firefighters injured in the line of duty, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the said proposed order transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to issue vouchers, in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or the Fire Department herein named. The payment of any of these bills shall not be construed as an approval of any previous claims pending or future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of said claims is set opposite the names of the injured members of the Police Department and/or the Fire Department, and vouchers are to be drawn in favor of the proper claimants and charged to Account Number 100.9112.937:

[Regular orders printed on pages 102122
through 102434 of this *Journal*.]

; and

Be It Further Ordered, That the City Comptroller is authorized and directed to issue warrants, in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or Fire Department herein named, provided such members of the Police Department and/or Fire Department shall enter into an agreement in writing with the City of Chicago to the effect that, should it appear that any of said members of the Police Department and/or Fire Department have received any sum of money from the party whose negligence caused such injury, or have instituted proceedings against such party for the recovery of damage on account of such injury or medical expenses, then in that event the City shall be reimbursed by such member of the Police Department and/or Fire Department out of any sum that such member of the Police Department and/or Fire Department has received or may hereafter receive from such third party on account of such injury or medical expenses, not to exceed the expense in accordance with Opinion Number 1422 of the Corporation Counsel of said City, dated March 19, 1926. The payment of any of these bills shall not be construed as approval of any previous claims pending or future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of such claims, as allowed, is set opposite the names of the injured members of the Police Department and/or Fire Department and warrants are to be drawn in favor of the proper claimants and charged to Account Number 100.9112.937:

[Third party orders printed on pages 102435
through 102470 of this *Journal*.]

City Of Chicago
Police & Fire Regular Orders

102122

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
Insured Name1: City Of Chicago Fire					
07/06/2010	meske, norman			City Of Chicago Fire	\$113.82
07/06/2010	meske, norman			City Of Chicago Fire	\$6.50
07/06/2010	meske, norman			City Of Chicago Fire	\$17.53
07/06/2010	meske, norman			City Of Chicago Fire	\$685.91
07/06/2010	meske, norman			City Of Chicago Fire	\$6.50
07/06/2010	meske, norman			City Of Chicago Fire	\$4.62
01/17/2007	Zanin, Martin	F	00490	City Of Chicago Fire	\$239.60
01/17/2007	Zanin, Martin	F	00490	City Of Chicago Fire	\$77.21
01/17/2007	Zanin, Martin	F	00490	City Of Chicago Fire	\$312.26
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$219.50
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$4.28
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$5.61
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$172.80
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$6.50
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$4.41
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$126.10
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$6.50
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$3.21
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$234.58
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$168.15
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$578.02
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$1,450.00
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$6.50
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$34.86
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$6.50
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$4.28
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$168.15
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$6.50
01/03/2010	YOUNG, GARRY	8731		City Of Chicago Fire	\$6.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/27/2008	YORK, DONALD			City Of Chicago Fire	\$21.46
10/27/2008	YORK, DONALD			City Of Chicago Fire	\$113.99
10/27/2008	YORK, DONALD			City Of Chicago Fire	\$241.67
10/27/2008	YORK, DONALD			City Of Chicago Fire	\$6.50
02/21/2005	Wilson, David	F	00496	City Of Chicago Fire	\$78.03
02/15/2008	Willis, Rodger	F	00359	City Of Chicago Fire	\$229.33
02/15/2008	Willis, Rodger	F	00359	City Of Chicago Fire	\$1,197.58
02/15/2008	Willis, Rodger	F	00359	City Of Chicago Fire	\$627.26
02/15/2008	Willis, Rodger	F	00359	City Of Chicago Fire	\$292.99
02/15/2008	Willis, Rodger	F	00359	City Of Chicago Fire	\$6.50
02/15/2008	Willis, Rodger	F	00359	City Of Chicago Fire	\$6.50
02/15/2008	Willis, Rodger	F	00359	City Of Chicago Fire	\$3.37
02/15/2008	Willis, Rodger	F	00359	City Of Chicago Fire	\$732.60
02/15/2008	Willis, Rodger	F	00359	City Of Chicago Fire	\$197.50
02/15/2008	Willis, Rodger	F	00359	City Of Chicago Fire	\$6.50
02/15/2008	Willis, Rodger	F	00359	City Of Chicago Fire	\$2.89
02/15/2008	Willis, Rodger	F	00359	City Of Chicago Fire	\$6.50
08/31/2006	Williams, James	F	09999	City Of Chicago Fire	\$1,042.24
08/31/2006	Williams, James	F	09999	City Of Chicago Fire	\$6.50
08/31/2006	Williams, James	F	09999	City Of Chicago Fire	\$42.30
08/31/2006	Williams, James	F	09999	City Of Chicago Fire	\$94.01
08/31/2006	Williams, James	F	09999	City Of Chicago Fire	\$6.50
08/31/2006	Williams, James	F	09999	City Of Chicago Fire	\$1.88
08/31/2006	Williams, James	F	09999	City Of Chicago Fire	\$58.30
08/31/2006	Williams, James	F	09999	City Of Chicago Fire	\$0.33
12/15/2003	Wilde, Allen	E	09999	City Of Chicago Fire	\$6.50
12/15/2003	Wilde, Allen	E	09999	City Of Chicago Fire	\$620.00
12/15/2003	Wilde, Allen	E	09999	City Of Chicago Fire	\$2.07
12/15/2003	Wilde, Allen	E	09999	City Of Chicago Fire	\$6.50
12/15/2003	Wilde, Allen	E	09999	City Of Chicago Fire	\$81.00
12/15/2003	Wilde, Allen	E	09999	City Of Chicago Fire	\$108.08
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$337.08
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102123

102124

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$193.22
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$6.50
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$222.11
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$99.74
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$6.50
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$183.53
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$6.50
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$337.08
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$6.50
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$43.25
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$6.50
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$23.76
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$6.50
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$333.17
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$6.50
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$82.56
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$6.50
08/08/2009	WHITEHEAD, RICHARD	8801		City Of Chicago Fire	\$7.34
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$3,432.00
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$3.01
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$6.50
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$103.19
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$2,543.02
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$6.50
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$74.11
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$26.50
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$6.50
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$652.80
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$6.50
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$250.00
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$205.00
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$126.07
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$74.64

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/16/2009	WHITE, DAVID	8601		City Of Chicago Fire	\$110.00
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$836.00
12/06/2008	WESTMORELAND, KELVIN			City Of Chicago Fire	\$733.20
12/06/2008	WESTMORELAND, KELVIN			City Of Chicago Fire	\$6.50
02/19/2010	WESTBROOK, ANTOINE	8802		City Of Chicago Fire	\$146.35
02/19/2010	WESTBROOK, ANTOINE	8802		City Of Chicago Fire	\$6.50
07/05/2010	WEST, STEVE	8731		City Of Chicago Fire	\$163.97
07/05/2010	WEST, STEVE	8731		City Of Chicago Fire	\$6.50
07/05/2010	WEST, STEVE	8731		City Of Chicago Fire	\$4.20
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$6.50
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$122.47
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$6.50
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$122.47
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$6.50
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$122.47
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$6.50
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$124.31
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$6.50
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$124.31
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$6.50
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$124.31
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$6.50
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$134.94
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$158.03
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$6.50
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$179.76
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$6.50
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$122.47
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$6.50
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$6.50
11/17/2009	WELLS, LAWRENCE	8731		City Of Chicago Fire	\$122.47
06/24/2010	WATERS JR, JOHN	8750		City Of Chicago Fire	\$454.62
06/24/2010	WATERS JR, JOHN	8750		City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF OOMMITTEES

102125

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/29/2010	WARD, JAMES	8811		City Of Chicago Fire	\$311.38
03/29/2010	WARD, JAMES	8811		City Of Chicago Fire	\$6.50
03/23/2010	WALSH, MICHAEL	8731		City Of Chicago Fire	\$742.80
03/23/2010	WALSH, MICHAEL	8731		City Of Chicago Fire	\$818.11
02/02/2009	WALSH, LAWRENCE	8731		City Of Chicago Fire	\$6.50
02/02/2009	WALSH, LAWRENCE	8731		City Of Chicago Fire	\$6.50
02/02/2009	WALSH, LAWRENCE	8731		City Of Chicago Fire	\$32.95
02/02/2009	WALSH, LAWRENCE	8731		City Of Chicago Fire	\$26.76
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$78.26
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$6.50
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$6.50
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$6.35
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$433.20
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$6.50
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$33.21
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$84.69
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$6.50
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$9.27
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$120.52
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$6.50
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$13.68
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$472.89
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$6.50
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$19.19
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$542.32
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$6.50
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$6.50
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$245.97
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$112.43
05/22/2010	WALSH, JAMES	8801		City Of Chicago Fire	\$37.13
05/22/2010	WALSH, JAMES	8801		City Of Chicago Fire	\$1,352.00
05/22/2010	WALSH, JAMES	8801		City Of Chicago Fire	\$274.97
05/22/2010	WALSH, JAMES	8801		City Of Chicago Fire	\$6.50

102126

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/22/2010	WALSH, JAMES	8801		City Of Chicago Fire	\$6.50
03/13/2010	WALSH, GREGG	8811		City Of Chicago Fire	\$3.42
03/13/2010	WALSH, GREGG	8811		City Of Chicago Fire	\$233.17
03/13/2010	WALSH, GREGG	8811		City Of Chicago Fire	\$0.50
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$6.50
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$3.47
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$2,652.21
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$6.50
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$212.98
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$2.58
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$62.93
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$1,550.33
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$85.58
09/29/2005	Venegas, Roy J	F	00457	City Of Chicago Fire	\$6.50
12/24/2007	Velez, Francisco	F	00644	City Of Chicago Fire	\$29.28
07/19/2010	VOJTAS, MICHAEL	8750		City Of Chicago Fire	\$404.82
07/19/2010	VOJTAS, MICHAEL	8750		City Of Chicago Fire	\$6.50
07/19/2010	VOJTAS, MICHAEL	8750		City Of Chicago Fire	\$6.50
07/19/2010	VOJTAS, MICHAEL	8750		City Of Chicago Fire	\$378.88
07/19/2010	VOJTAS, MICHAEL	8750		City Of Chicago Fire	\$6.50
07/19/2010	VOJTAS, MICHAEL	8750		City Of Chicago Fire	\$176.45
07/19/2010	VOJTAS, MICHAEL	8750		City Of Chicago Fire	\$6.50
07/19/2010	VOJTAS, MICHAEL	8750		City Of Chicago Fire	\$7.16
07/19/2010	VOJTAS, MICHAEL	8750		City Of Chicago Fire	\$771.30
07/19/2010	VOJTAS, MICHAEL	8750		City Of Chicago Fire	\$404.82
07/03/2010	VOGENTHALER, THOMAS	8811		City Of Chicago Fire	\$6.50
07/03/2010	VOGENTHALER, THOMAS	8811		City Of Chicago Fire	\$19.93
07/03/2010	VOGENTHALER, THOMAS	8811		City Of Chicago Fire	\$19.93
07/03/2010	VOGENTHALER, THOMAS	8811		City Of Chicago Fire	\$110.00
07/03/2010	VOGENTHALER, THOMAS	8811		City Of Chicago Fire	\$19.93
07/03/2010	VOGENTHALER, THOMAS	8811		City Of Chicago Fire	\$298.92
02/08/2010	VITULLI, KATHLEEN	8749		City Of Chicago Fire	\$90.00
02/08/2010	VITULLI, KATHLEEN	8749		City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102127

102128

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/03/2009	VIRIYAKUL, VINIJ	8801		City Of Chicago Fire	\$487.87
12/03/2009	VIRIYAKUL, VINIJ	8801		City Of Chicago Fire	\$12.47
12/03/2009	VIRIYAKUL, VINIJ	8801		City Of Chicago Fire	\$6.50
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$3.85
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$6.50
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$192.32
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$20.43
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$1,368.64
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$4.13
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$16.57
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$342.60
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$6.50
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$6.85
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$206.11
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$6.50
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$6.50
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$799.68
08/25/2010	VILLANUEVA, JOSE	8801		City Of Chicago Fire	\$6.50
12/03/2009	VELLER, JOHN	8731		City Of Chicago Fire	\$26.29
09/13/2010	VELLER, JOHN	8731		City Of Chicago Fire	\$677.40
03/02/2010	UREY, CHRISTIAN	8731		City Of Chicago Fire	\$6.50
03/02/2010	UREY, CHRISTIAN	8731		City Of Chicago Fire	\$55.68
03/02/2010	UREY, CHRISTIAN	8731		City Of Chicago Fire	\$2,178.09
03/02/2010	UREY, CHRISTIAN	8731		City Of Chicago Fire	\$266.77
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$364.25
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$517.30
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$6.50
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$0.23
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$6.50
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$265.46
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$20.47
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$6.50
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$631.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$341.30
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$110.00
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$9.17
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$6.50
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$458.50
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$16.86
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$6.50
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$843.20
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$203.79
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$6.50
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$613.95
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$6.87
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$6.50
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$343.54
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$34.22
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$6.50
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$114.86
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$2.75
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$6.50
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$137.50
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$6.50
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$349.04
09/25/2009	ULRICH, CHRISTOPHER	8801		City Of Chicago Fire	\$6.50
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$6.50
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$5.42
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$112.50
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$12.64
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$5.16
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$90.00
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$6.50
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$3.17
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$210.00
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102129

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$142.50
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$4.24
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$6.50
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$105.00
05/25/2010	ULANSKI, LAWRENCE	8807		City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$35.30
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$13.45
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$526.42
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$1,381.30
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$23.34
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$913.37
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$17.94
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$701.89
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$17.94
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$701.89
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$11.96
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$467.93
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$17.94
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$701.89
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$25.41
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$994.35
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$17.94
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$701.89
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$19.44

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$760.38
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$15.88
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$620.91
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$40.36
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$1,579.25
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$62.79
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$2,456.63
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$17.94
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$701.89
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$34.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$1,349.82
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$11.96
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$467.93
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$23.92 ¹
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$6.50
10/26/2006	Thornton, Charles	F	00435	City Of Chicago Fire	\$935.86
08/31/2005	Taylor, Jeff	F	00359	City Of Chicago Fire	\$48.98
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$326.30
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$14.98
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$269.75
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$14.98
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$269.75
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$14.98

10/6/2010

REPORTS OF COMMITTEES

102131

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$269.75
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$14.98
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$17.49
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$14.92
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$269.75
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$12.46
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$2,936.25
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$326.30
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$17.49
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$213.20
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$12.46
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$213.20
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$12.46
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$213.20
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$12.46
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$326.30
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$17.49
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$326.30
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$17.49
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$326.30
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50

102132

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$17.49
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$53.20
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$3.28
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$326.30
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$17.49
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$326.30
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$17.49
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$213.20
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$12.46
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$213.20
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$12.46
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$213.20
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$12.46
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$7.42
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$131.40
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$482.70
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$326.30
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$17.49
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$326.30
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$17.49
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$326.30
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$17.49
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$326.30
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102133

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$326.30
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$17.49
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$213.20
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$12.46
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$17.49
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$326.30
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$17.49
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$213.20
12/09/2009	TWEEDT, ERIK	FPM		City Of Chicago Fire	\$6.50
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$23.45
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$6.50
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$118.58
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$13.55
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$6.50
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$100.45
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$230.34
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$6.50
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$36.25
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$6.50
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$222.28
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$66.78
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$45.15
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$166.64
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$6.50
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$2.02
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$328.26
07/21/2010	TUMA, MICHAEL	8801		City Of Chicago Fire	\$6.50
10/14/2008	TRIGO, ALFREDO			City Of Chicago Fire	\$6.50
10/14/2008	TRIGO, ALFREDO			City Of Chicago Fire	\$20.70
10/14/2008	TRIGO, ALFREDO			City Of Chicago Fire	\$359.98

102134

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/05/2008	TRAYLOR, ADAM			City Of Chicago Fire	\$93.50
12/05/2008	TRAYLOR, ADAM			City Of Chicago Fire	\$6.50
12/05/2008	TRAYLOR, ADAM			City Of Chicago Fire	\$3.80
01/15/2009	TORTORELLO, CHARLES	8731		City Of Chicago Fire	\$6.50
01/15/2009	TORTORELLO, CHARLES	8731		City Of Chicago Fire	\$6.50
01/15/2009	TORTORELLO, CHARLES	8731		City Of Chicago Fire	\$208.52
01/15/2009	TORTORELLO, CHARLES	8731		City Of Chicago Fire	\$2,490.24
01/15/2009	TORTORELLO, CHARLES	8731		City Of Chicago Fire	\$459.33
01/15/2009	TORTORELLO, CHARLES	8731		City Of Chicago Fire	\$6.50
01/15/2009	TORTORELLO, CHARLES	8731		City Of Chicago Fire	\$6.50
01/15/2009	TORTORELLO, CHARLES	8731		City Of Chicago Fire	\$50.57
01/15/2009	TORTORELLO, CHARLES	8731		City Of Chicago Fire	\$6.50
01/15/2009	TORTORELLO, CHARLES	8731		City Of Chicago Fire	\$6.50
01/15/2009	TORTORELLO, CHARLES	8731		City Of Chicago Fire	\$6.50
01/15/2009	TORTORELLO, CHARLES	8731		City Of Chicago Fire	\$266.53
01/15/2009	TORTORELLO, CHARLES	8731		City Of Chicago Fire	\$6.50
01/15/2009	TORTORELLO, CHARLES	8731		City Of Chicago Fire	\$6.50
08/13/2010	TORRISE, DANIEL	8811		City Of Chicago Fire	\$6.50
08/13/2010	TORRISE, DANIEL	8811		City Of Chicago Fire	\$645.83
05/11/2009	TORRES, JUAN	8749		City Of Chicago Fire	\$6.50
05/11/2009	TORRES, JUAN	8749		City Of Chicago Fire	\$602.44
05/11/2009	TORRES, JUAN	8749		City Of Chicago Fire	\$15.40
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$6.50
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$6.50
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$294.40
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$6.13
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$6.50
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$306.65
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$15.95
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$6.50
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$252.23
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$5.89
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$5.04

10/6/2010

REPORTS OF COMMITTEES

102135

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$798.08
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$13.18
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$329.65
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$6.50
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$6.59
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$274.45
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$6.50
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$5.49
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$232.34
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$6.50
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$4.65
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$6.50
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$659.30
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$1.73
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$86.35
06/24/2010	TOMASZEWSKI, CHERYL	8745		City Of Chicago Fire	\$6.50
10/16/2008	THORNTON, CAROL			City Of Chicago Fire	\$46.51
10/16/2008	THORNTON, CAROL			City Of Chicago Fire	\$2.67
07/10/2010	THOMPSON, JAMES	8764		City Of Chicago Fire	\$6.50
07/10/2010	THOMPSON, JAMES	8764		City Of Chicago Fire	\$246.45
07/10/2010	THOMPSON, JAMES	8764		City Of Chicago Fire	\$8.43
07/10/2010	THOMPSON, JAMES	8764		City Of Chicago Fire	\$6.50
07/10/2010	THOMPSON, JAMES	8764		City Of Chicago Fire	\$40.16
07/10/2010	THOMPSON, JAMES	8764		City Of Chicago Fire	\$12.86
07/10/2010	THOMPSON, JAMES	8764		City Of Chicago Fire	\$6.50
07/10/2010	THOMPSON, JAMES	8764		City Of Chicago Fire	\$246.45
07/10/2010	THOMPSON, JAMES	8764		City Of Chicago Fire	\$125.27
07/10/2010	THOMPSON, JAMES	8764		City Of Chicago Fire	\$12.86
07/10/2010	THOMPSON, JAMES	8764		City Of Chicago Fire	\$386.32
07/10/2010	THOMPSON, JAMES	8764		City Of Chicago Fire	\$6.50
05/13/2010	THEEKE, JANIECE	8749		City Of Chicago Fire	\$420.00
08/30/2010	TAYLOR, PERRY	8801		City Of Chicago Fire	\$15.09
08/30/2010	TAYLOR, PERRY	8801		City Of Chicago Fire	\$6.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/30/2010	TAYLOR, PERRY	8801		City Of Chicago Fire	\$590.29
05/15/2009	TAVITAS, JOSEPH			City Of Chicago Fire	\$638.27
05/15/2009	TAVITAS, JOSEPH			City Of Chicago Fire	\$6.50
05/15/2009	TAVITAS, JOSEPH			City Of Chicago Fire	\$53.50
06/04/2008	Swanson, Gregory	F	00372	City Of Chicago Fire	\$62.16
06/04/2008	Swanson, Gregory	F	00372	City Of Chicago Fire	\$6.50
06/04/2008	Swanson, Gregory	F	00372	City Of Chicago Fire	\$1.70
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$494.95
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$6.50
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$5.24
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$67.72
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$6.50
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$5.19
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$2,085.20
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$132.84
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$981.67
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$152.19
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$1,332.64
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$1,259.91
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$6.50
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$53.20
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$6.50
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$104.31
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$6.50
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$27.93
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$6.50
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$32.68
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$6.50
07/30/2007	Sutton, Bernard	F	00468	City Of Chicago Fire	\$6.50
07/30/2007	Sutton, Bernard	F	00468	City Of Chicago Fire	\$180.00
07/30/2007	Sutton, Bernard	F	00468	City Of Chicago Fire	\$6.50
07/30/2007	Sutton, Bernard	F	00468	City Of Chicago Fire	\$180.00
07/10/2008	Sullivan, Michael	F	00483	City Of Chicago Fire	\$1.58

10/6/2010

REPORTS OF COMMITTEES

102137

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$167.27
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$522.47
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$12.78
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$28.74
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$159.00
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$4.57
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$179.21
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$0.42
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$7.26
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$110.00
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$1.90
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$267.60
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$1.36
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$191.67
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$1.36
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$191.67
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$88.16
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$5.07
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$88.16
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$288.80
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$5.07
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$88.16
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$5.07

102138

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$10.14
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$176.32
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$5.51
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$275.48
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$0.42
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$7.26
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$225.00
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$1.04
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$51.74
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$5.07
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$88.16
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$5.38
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$210.67
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$10.26
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$327.05
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$4.08
10/10/2005	Spencer, John	F	00488	City Of Chicago Fire	\$6.50
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$801.07
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$115.90
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$172.50
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$110.60
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$14.21
10/25/2001	Sonentino, Nicholas	F	00367	City Of Chicago Fire	\$120.00
12/23/2007	Sobus, Timothy	F	00526	City Of Chicago Fire	\$3.05
12/23/2007	Sobus, Timothy	F	00526	City Of Chicago Fire	\$33.25
12/23/2007	Sobus, Timothy	F	00526	City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102139

102140

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/23/2007	Sobus, Timothy	F	00526	City Of Chicago Fire	\$819.20
12/23/2007	Sobus, Timothy	F	00526	City Of Chicago Fire	\$3.01
12/23/2007	Sobus, Timothy	F	00526	City Of Chicago Fire	\$6.50
12/23/2007	Sobus, Timothy	F	00526	City Of Chicago Fire	\$74.11
12/23/2007	Sobus, Timothy	F	00526	City Of Chicago Fire	\$6.50
12/23/2007	Sobus, Timothy	F	00526	City Of Chicago Fire	\$75.23
02/04/2008	Shannon-Schultz, Jennifer	F	09999	City Of Chicago Fire	\$46.02
02/04/2008	Shannon-Schultz, Jennifer	F	09999	City Of Chicago Fire	\$58.32
02/04/2008	Shannon-Schultz, Jennifer	F	09999	City Of Chicago Fire	\$61.36
12/21/2006	Serwatka, Paul	F	00413	City Of Chicago Fire	\$6.50
12/21/2006	Serwatka, Paul	F	00413	City Of Chicago Fire	\$143.98
12/21/2006	Serwatka, Paul	F	00413	City Of Chicago Fire	\$149.98
12/21/2006	Serwatka, Paul	F	00413	City Of Chicago Fire	\$6.50
01/06/2004	Seebauer, Thomas	M	09999	City Of Chicago Fire	\$6.50
01/06/2004	Seebauer, Thomas	M	09999	City Of Chicago Fire	\$50.40
05/13/2007	Schofield, Richard	F	00450	City Of Chicago Fire	\$249.67
05/13/2007	Schofield, Richard	F	00450	City Of Chicago Fire	\$6.50
05/13/2007	Schofield, Richard	F	00450	City Of Chicago Fire	\$14.79
05/13/2007	Schofield, Richard	F	00450	City Of Chicago Fire	\$83.99
05/13/2007	Schofield, Richard	F	00450	City Of Chicago Fire	\$6.50
05/13/2007	Schofield, Richard	F	00450	City Of Chicago Fire	\$407.40
05/13/2007	Schofield, Richard	F	00450	City Of Chicago Fire	\$6.50
05/13/2007	Schofield, Richard	F	00450	City Of Chicago Fire	\$27.62
12/29/2005	Schneider, Timothy	F	00396	City Of Chicago Fire	\$156.11
12/29/2005	Schneider, Timothy	F	00396	City Of Chicago Fire	\$110.00
12/29/2005	Schneider, Timothy	F	00396	City Of Chicago Fire	\$6.50
12/29/2005	Schneider, Timothy	F	00396	City Of Chicago Fire	\$2.29
03/21/2009	SYRING, JAMES	8731		City Of Chicago Fire	\$52.07
03/21/2009	SYRING, JAMES	8731		City Of Chicago Fire	\$50.06
08/10/2010	SYDNEY FRENCH, HAYDEN	8801		City Of Chicago Fire	\$95.66
08/10/2010	SYDNEY FRENCH, HAYDEN	8801		City Of Chicago Fire	\$6.50
08/10/2010	SYDNEY FRENCH, HAYDEN	8801		City Of Chicago Fire	\$6.50
08/10/2010	SYDNEY FRENCH, HAYDEN	8801		City Of Chicago Fire	\$26.60

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/10/2010	SYDNEY FRENCH, HAYDEN	8801		City Of Chicago Fire	\$64.03
08/04/2010	SWARTZ, ADAM	8750		City Of Chicago Fire	\$176.45
08/04/2010	SWARTZ, ADAM	8750		City Of Chicago Fire	\$7.16
08/04/2010	SWARTZ, ADAM	8750		City Of Chicago Fire	\$6.50
10/01/2008	SULLIVAN, MARK			City Of Chicago Fire	\$799.90
10/01/2008	SULLIVAN, MARK			City Of Chicago Fire	\$6.50
10/01/2008	SULLIVAN, MARK			City Of Chicago Fire	\$223.97
10/01/2008	SULLIVAN, MARK			City Of Chicago Fire	\$269.97
10/01/2008	SULLIVAN, MARK			City Of Chicago Fire	\$6.50
10/01/2008	SULLIVAN, MARK			City Of Chicago Fire	\$6.50
09/15/2010	SULLIVAN, MARK	8731		City Of Chicago Fire	\$6.50
09/15/2010	SULLIVAN, MARK	8731		City Of Chicago Fire	\$648.20
11/02/2008	SULLIVAN, DEVIN	8801		City Of Chicago Fire	\$437.93
11/02/2008	SULLIVAN, DEVIN	8801		City Of Chicago Fire	\$6.50
09/09/2009	SULLIVAN, BRIAN	8731		City Of Chicago Fire	\$20.61
09/09/2009	SULLIVAN, BRIAN	8731		City Of Chicago Fire	\$6.50
09/09/2009	SULLIVAN, BRIAN	8731		City Of Chicago Fire	\$6.50
09/09/2009	SULLIVAN, BRIAN	8731		City Of Chicago Fire	\$6.50
09/09/2009	SULLIVAN, BRIAN	8731		City Of Chicago Fire	\$20.61
09/09/2009	SULLIVAN, BRIAN	8731		City Of Chicago Fire	\$19.00
09/13/2008	STORCK, RAYMOND			City Of Chicago Fire	\$3.01
09/13/2008	STORCK, RAYMOND			City Of Chicago Fire	\$6.50
09/13/2008	STORCK, RAYMOND			City Of Chicago Fire	\$304.14
09/13/2008	STORCK, RAYMOND			City Of Chicago Fire	\$74.11
04/04/2010	STEVENS, BRIAN	8801		City Of Chicago Fire	\$6.50
04/04/2010	STEVENS, BRIAN	8801		City Of Chicago Fire	\$269.88
05/07/2009	STENSLAND, DENNIS	8733		City Of Chicago Fire	\$238.74
05/07/2009	STENSLAND, DENNIS	8733		City Of Chicago Fire	\$919.62
05/07/2009	STENSLAND, DENNIS	8733		City Of Chicago Fire	\$202.41
05/07/2009	STENSLAND, DENNIS	8733		City Of Chicago Fire	\$6.50
07/27/2010	STAUFFER, MICHAEL	8731		City Of Chicago Fire	\$6.50
07/27/2010	STAUFFER, MICHAEL	8731		City Of Chicago Fire	\$76.81
02/11/2010	STACK, STEVEN	8731		City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102141

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/11/2010	STACK, STEVEN	8731		City Of Chicago Fire	\$191.29
02/11/2010	STACK, STEVEN	8731		City Of Chicago Fire	\$27.62
10/28/2008	SPENCER, JACK			City Of Chicago Fire	\$4.23
10/28/2008	SPENCER, JACK			City Of Chicago Fire	\$6.50
10/28/2008	SPENCER, JACK			City Of Chicago Fire	\$73.57
09/07/2010	SPALLIERO, HEATHER	8749		City Of Chicago Fire	\$10.62
09/07/2010	SPALLIERO, HEATHER	8749		City Of Chicago Fire	\$4.23
09/07/2010	SPALLIERO, HEATHER	8749		City Of Chicago Fire	\$6.50
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$1.85
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$92.63
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$6.50
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$8.74
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$6.50
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$278.56
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$8.74
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$8.74
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$6.50
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$278.56
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$6.50
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$278.56
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$6.50
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$479.50
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$381.02
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$21.93
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$6.50
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$698.67
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$21.93
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$6.50
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$698.67
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$15.05
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$6.50
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$6.50
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$60.63

102142

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/23/2010	SOSO, RICHARD	8749		City Of Chicago Fire	\$7.63
07/13/2010	SODA, CHRISTOPHER	8750		City Of Chicago Fire	\$16.90
07/13/2010	SODA, CHRISTOPHER	8750		City Of Chicago Fire	\$6.50
07/13/2010	SODA, CHRISTOPHER	8750		City Of Chicago Fire	\$661.28
09/13/2009	SMITH, RAYMOND	8811		City Of Chicago Fire	\$41.42
09/13/2009	SMITH, RAYMOND	8811		City Of Chicago Fire	\$244.90
09/13/2009	SMITH, RAYMOND	8811		City Of Chicago Fire	\$1,040.16
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$234.97
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$6.50
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$169.98
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$6.50
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$194.97
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$6.50
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$6.50
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$7,418.91
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$6.50
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$212.97
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$6.50
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$6.50
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$143.98
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$14.95
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$219.99
01/25/2008	SMITH, JEFFREY	8817		City Of Chicago Fire	\$6.50
03/13/2009	SLAUGHTER, JIMMIE	8731		City Of Chicago Fire	\$42.08
03/13/2009	SLAUGHTER, JIMMIE	8731		City Of Chicago Fire	\$75.22
03/13/2009	SLAUGHTER, JIMMIE	8731		City Of Chicago Fire	\$14.40
03/13/2009	SLAUGHTER, JIMMIE	8731		City Of Chicago Fire	\$6.50
03/13/2009	SLAUGHTER, JIMMIE	8731		City Of Chicago Fire	\$250.32
03/13/2009	SLAUGHTER, JIMMIE	8731		City Of Chicago Fire	\$4.07
03/13/2009	SLAUGHTER, JIMMIE	8731		City Of Chicago Fire	\$6.50
03/13/2009	SLAUGHTER, JIMMIE	8731		City Of Chicago Fire	\$70.80
03/13/2009	SLAUGHTER, JIMMIE	8731		City Of Chicago Fire	\$3.05
03/13/2009	SLAUGHTER, JIMMIE	8731		City Of Chicago Fire	\$69.00

10/6/2010

REPORTS OF COMMITTEES

102143

102144

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/13/2009	SLAUGHTER, JIMMIE	8731		City Of Chicago Fire	\$6.50
08/22/2010	SHIM II, EUGENE	8801		City Of Chicago Fire	\$59.30
08/22/2010	SHIM II, EUGENE	8801		City Of Chicago Fire	\$6.50
08/22/2010	SHIM II, EUGENE	8801		City Of Chicago Fire	\$6.50
08/22/2010	SHIM II, EUGENE	8801		City Of Chicago Fire	\$207.59
08/22/2010	SHIM II, EUGENE	8801		City Of Chicago Fire	\$372.00
07/20/2009	SHEWCHUK, MARY KATHLEEN			City Of Chicago Fire	\$296.40
07/20/2009	SHEWCHUK, MARY KATHLEEN			City Of Chicago Fire	\$18.63
07/20/2009	SHEWCHUK, MARY KATHLEEN			City Of Chicago Fire	\$18.63
07/20/2009	SHEWCHUK, MARY KATHLEEN			City Of Chicago Fire	\$296.40
12/20/2008	SHELBY, KURT			City Of Chicago Fire	\$121.44
12/20/2008	SHELBY, KURT			City Of Chicago Fire	\$6.50
12/20/2008	SHELBY, KURT			City Of Chicago Fire	\$408.11
08/18/2010	SERRITELLA, ANTHONY	8731		City Of Chicago Fire	\$6.50
08/18/2010	SERRITELLA, ANTHONY	8731		City Of Chicago Fire	\$389.49
03/09/2009	SERRANO, ROY	8731		City Of Chicago Fire	\$71.64
03/09/2009	SERRANO, ROY	8731		City Of Chicago Fire	\$6.50
03/09/2009	SERRANO, ROY	8731		City Of Chicago Fire	\$455.14
03/09/2009	SERRANO, ROY	8731		City Of Chicago Fire	\$6.50
03/02/2010	SCHNOOR, PATRICK	8802		City Of Chicago Fire	\$1,226.11
03/02/2010	SCHNOOR, PATRICK	8802		City Of Chicago Fire	\$6.50
08/24/2010	SANICKI, BRADLEY	8811		City Of Chicago Fire	\$354.22
08/24/2010	SANICKI, BRADLEY	8811		City Of Chicago Fire	\$482.55
08/20/2008	SALATA, STANLEY			City Of Chicago Fire	\$30.44
06/22/2008	Runas, Mark	F	00345	City Of Chicago Fire	\$72.50
06/22/2008	Runas, Mark	F	00345	City Of Chicago Fire	\$51.14
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$17,112.00
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$45.80
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$6.50
07/25/2008	Reyes, Angel	F	00444	City Of Chicago Fire	\$6.50
07/25/2008	Reyes, Angel	F	00444	City Of Chicago Fire	\$6.68
07/25/2008	Reyes, Angel	F	00444	City Of Chicago Fire	\$66.00
02/18/2010	RUSH, ADAM	8731		City Of Chicago Fire	\$563.52

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/18/2010	RUSH, ADAM	8731		City Of Chicago Fire	\$90.04
02/18/2010	RUSH, ADAM	8731		City Of Chicago Fire	\$6.50
02/18/2010	RUSH, ADAM	8731		City Of Chicago Fire	\$563.52
02/18/2010	RUSH, ADAM	8731		City Of Chicago Fire	\$90.04
02/18/2010	RUSH, ADAM	8731		City Of Chicago Fire	\$188.40
02/18/2010	RUSH, ADAM	8731		City Of Chicago Fire	\$6.50
07/15/2010	ROWELL, EUGENE	8801		City Of Chicago Fire	\$6.50
07/15/2010	ROWELL, EUGENE	8801		City Of Chicago Fire	\$3,944.23
07/15/2010	ROWELL, EUGENE	8801		City Of Chicago Fire	\$47.75
08/09/2010	ROSA, ANNA	6749		City Of Chicago Fire	\$6.50
08/09/2010	ROSA, ANNA	8749		City Of Chicago Fire	\$387.35
08/09/2010	ROSA, ANNA	8749		City Of Chicago Fire	\$5.68
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$6.50
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$6.50
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$322.05
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$13.07
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$6.50
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$322.05
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$13.86
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$6.50
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$341.46
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$13.07
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$6.50
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$13.07
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$322.05
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$6.50
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$13.07
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$555.42
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$6.50
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$11.26
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$734.40
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$6.50
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$250.00

10/6/2010

REPORTS OF COMMITTEES

102145

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$322.05
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$6.50
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$13.07
04/19/2010	RODRIGUEZ, VICTOR	8811		City Of Chicago Fire	\$322.05
12/10/2009	RODRIGUEZ, DAVID	8731		City Of Chicago Fire	\$281.98
12/10/2009	RODRIGUEZ, DAVID	8731		City Of Chicago Fire	\$4.14
12/10/2009	RODRIGUEZ, DAVID	8731		City Of Chicago Fire	\$0.29
12/10/2009	RODRIGUEZ, DAVID	8731		City Of Chicago Fire	\$6.50
12/10/2009	RODRIGUEZ, DAVID	8731		City Of Chicago Fire	\$19.88
12/10/2009	RODRIGUEZ, DAVID	8731		City Of Chicago Fire	\$4.47
12/10/2009	RODRIGUEZ, DAVID	8731		City Of Chicago Fire	\$6.50
12/10/2009	RODRIGUEZ, DAVID	8731		City Of Chicago Fire	\$304.41
12/10/2009	RODRIGUEZ, DAVID	8731		City Of Chicago Fire	\$3.72
12/10/2009	RODRIGUEZ, DAVID	8731		City Of Chicago Fire	\$253.69
12/10/2009	RODRIGUEZ, DAVID	8731		City Of Chicago Fire	\$2.79
12/10/2009	RODRIGUEZ, DAVID	8731		City Of Chicago Fire	\$190.27
12/10/2009	RODRIGUEZ, DAVID	8731		City Of Chicago Fire	\$2.79
12/10/2009	RODRIGUEZ, DAVID	8731		City Of Chicago Fire	\$190.27
11/11/2008	RODRIGUEZ, CYNTHIA			City Of Chicago Fire	\$6.50
11/11/2008	RODRIGUEZ, CYNTHIA			City Of Chicago Fire	\$80.31
11/11/2008	RODRIGUEZ, CYNTHIA			City Of Chicago Fire	\$906.03
06/23/2010	RODRIGUEZ, ANDRES	8801		City Of Chicago Fire	\$6.50
08/17/2010	RIOS, ALFREDO	8728		City Of Chicago Fire	\$6.50
08/17/2010	RIOS, ALFREDO	8728		City Of Chicago Fire	\$6.50
08/17/2010	RIOS, ALFREDO	8728		City Of Chicago Fire	\$261.00
08/17/2010	RIOS, ALFREDO	8728		City Of Chicago Fire	\$6.50
08/17/2010	RIOS, ALFREDO	8728		City Of Chicago Fire	\$517.00
08/17/2010	RIOS, ALFREDO	8728		City Of Chicago Fire	\$311.38
08/17/2010	RIOS, ALFREDO	8728		City Of Chicago Fire	\$5,753.01
08/17/2010	RIOS, ALFREDO	8728		City Of Chicago Fire	\$6.50
08/17/2010	RIOS, ALFREDO	8728		City Of Chicago Fire	\$3.50
03/03/2009	RICHARDS, JOHN	8735		City Of Chicago Fire	\$4.70
03/03/2009	RICHARDS, JOHN	8735		City Of Chicago Fire	\$81.75

102146

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/20/2010	RHODES, NATHAN			City Of Chicago Fire	\$6.50
09/20/2010	RHODES, NATHAN			City Of Chicago Fire	\$950.11
01/21/2010	RENAR, CATHERINE	8728		City Of Chicago Fire	\$6.50
01/21/2010	RENAR, CATHERINE	8728		City Of Chicago Fire	\$207.59
01/21/2010	RENAR, CATHERINE	8728		City Of Chicago Fire	\$6.50
01/21/2010	RENAR, CATHERINE	8728		City Of Chicago Fire	\$45.00
01/15/2009	REILLY, REED			City Of Chicago Fire	\$6.50
01/15/2009	REILLY, REED			City Of Chicago Fire	\$53.55
05/11/2008	REEVES, CHARLES			City Of Chicago Fire	\$67.19
05/11/2008	REEVES, CHARLES			City Of Chicago Fire	\$6.50
05/11/2008	REEVES, CHARLES			City Of Chicago Fire	\$3.86
05/11/2008	REEVES, CHARLES			City Of Chicago Fire	\$612.76
06/15/2010	REESH, DANIEL	8750		City Of Chicago Fire	\$446.26
06/15/2010	REESH, DANIEL	8750		City Of Chicago Fire	\$6.50
06/15/2010	REESH, DANIEL	8750		City Of Chicago Fire	\$446.26
06/15/2010	REESH, DANIEL	8750		City Of Chicago Fire	\$446.26
06/15/2010	REESH, DANIEL	8750		City Of Chicago Fire	\$6.50
06/15/2010	REESH, DANIEL	8750		City Of Chicago Fire	\$446.26
06/15/2010	REESH, DANIEL	8750		City Of Chicago Fire	\$134.93
06/15/2010	REESH, DANIEL	8750		City Of Chicago Fire	\$6.50
06/15/2010	REESH, DANIEL	8750		City Of Chicago Fire	\$6.50
06/15/2010	REESH, DANIEL	8750		City Of Chicago Fire	\$6.50
08/15/2010	REESE, BRIAN	8819		City Of Chicago Fire	\$6.50
08/15/2010	REESE, BRIAN	8819		City Of Chicago Fire	\$1,802.75
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$35.44
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$395.30
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$6.50
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$15.66
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$844.03
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$6.50
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$727.40
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$6.50
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$33.27

10/6/2010

REPORTS OF COMMITTEES

102147

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$377.04
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$6.50
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$15.09
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$790.04
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$6.50
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$32.13
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$337.70
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$6.50
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$835.23
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$6.50
04/11/2010	RAINES, CLAUDE	8731		City Of Chicago Fire	\$15.21
06/04/2005	Pulins-Glennon, Dauma	F	09999	City Of Chicago Fire	\$4.48
06/04/2005	Pulins-Glennon, Dauma	F	09999	City Of Chicago Fire	\$6.50
06/04/2005	Pulins-Glennon, Dauma	F	09999	City Of Chicago Fire	\$304.96
10/05/2006	Power, Daniel	F	00431	City Of Chicago Fire	\$6.50
07/20/2007	Polk, Ricky	F	00480	City Of Chicago Fire	\$6.50
07/20/2007	Polk, Ricky	F	00480	City Of Chicago Fire	\$22.56
01/18/2008	Plummer, Anthony C	F	00327	City Of Chicago Fire	\$1,139.25
01/18/2008	Plummer, Anthony C	F	00327	City Of Chicago Fire	\$2,278.50
01/18/2008	Plummer, Anthony C	F	00327	City Of Chicago Fire	\$6.50
01/18/2008	Plummer, Anthony C	F	00327	City Of Chicago Fire	\$248.64
01/18/2008	Plummer, Anthony C	F	00327	City Of Chicago Fire	\$124.32
01/18/2008	Plummer, Anthony C	F	00327	City Of Chicago Fire	\$6.50
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$6.50
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$207.34
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$6.50
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$14.46
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$6.50
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$10.28
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$6.50
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$99.05
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$6.50
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$20.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$6.50
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$10.14
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$6.50
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$10.68
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$6.50
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$15.62
05/06/2007	Perreault, Peter L	F	00652	City Of Chicago Fire	\$11.92
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$6.50
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$84.92
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$1.96
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$6.50
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$76.42
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$1.96
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$6.50
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$76.42
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$6.50
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$84.92
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$1.96
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$6.50
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$76.42
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$1.96
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$6.50
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$76.42
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$6.50
04/26/2004	Penrod, Kenneth	F	00459	City Of Chicago Fire	\$180.00
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$6.50
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$87.19
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$45.53
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$593.82
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$50.46
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$658.19
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$10.49
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102149

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$411.16
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$9.66
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$6.50
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$238.00
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$8.11
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$6.50
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$199.75
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$11.46
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$6.50
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$449.23
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$5.07
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$6.50
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$124.95
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$10.14
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$6.50
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$249.90
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$3.02
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$6.50
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$206.28
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$553.58
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$6.50
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$427.85
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$6.50
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$119.00
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$6.50
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$101.08
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$6.50
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$4.83
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$196.35
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$6.50
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$7.97
02/15/2008	Parks, Mary J	F	00655	City Of Chicago Fire	\$6.50
11/01/2002	Palenik, Joseph	E	00429	City Of Chicago Fire	\$6.50

102150

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/01/2002	Palenik, Joseph	E	00429	City Of Chicago Fire	\$6.50
11/01/2002	Palenik, Joseph	E	00429	City Of Chicago Fire	\$6.50
11/01/2002	Palenik, Joseph	E	00429	City Of Chicago Fire	\$339.41
11/01/2002	Palenik, Joseph	E	00429	City Of Chicago Fire	\$6.50
11/01/2002	Palenik, Joseph	E	00429	City Of Chicago Fire	\$6.50
11/01/2002	Palenik, Joseph	E	00429	City Of Chicago Fire	\$6.50
11/01/2002	Palenik, Joseph	E	00429	City Of Chicago Fire	\$6.50
10/19/2009	PUGH, DONALD	8811		City Of Chicago Fire	\$382.29
06/30/2010	PRESNY, GREGORY	8731		City Of Chicago Fire	\$188.50
06/30/2010	PRESNY, GREGORY	8731		City Of Chicago Fire	\$6.50
06/30/2010	PRESNY, GREGORY	8731		City Of Chicago Fire	\$14.40
06/30/2010	PRESNY, GREGORY	8731		City Of Chicago Fire	\$6.50
06/30/2010	PRESNY, GREGORY	8731		City Of Chicago Fire	\$176.15
06/30/2010	PRESNY, GREGORY	8731		City Of Chicago Fire	\$13.01
03/15/2009	POOL, MICHAEL			City Of Chicago Fire	\$88.23
03/15/2009	POOL, MICHAEL			City Of Chicago Fire	\$6.50
03/15/2009	POOL, MICHAEL			City Of Chicago Fire	\$1.29
03/15/2009	POOL, MICHAEL			City Of Chicago Fire	\$88.23
03/15/2009	POOL, MICHAEL			City Of Chicago Fire	\$6.50
03/15/2009	POOL, MICHAEL			City Of Chicago Fire	\$1.29
03/15/2009	POOL, MICHAEL			City Of Chicago Fire	\$345.40
03/15/2009	POOL, MICHAEL			City Of Chicago Fire	\$6.50
03/15/2009	POOL, MICHAEL			City Of Chicago Fire	\$5.07
03/15/2009	POOL, MICHAEL			City Of Chicago Fire	\$11.25
03/15/2009	POOL, MICHAEL			City Of Chicago Fire	\$186.00
03/15/2009	POOL, MICHAEL			City Of Chicago Fire	\$6.50
09/28/2009	PITTS, ARLENCY	8731		City Of Chicago Fire	\$13.11
09/28/2009	PITTS, ARLENCY	8731		City Of Chicago Fire	\$323.00
09/28/2009	PITTS, ARLENCY	8731		City Of Chicago Fire	\$6.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$2.27
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$6.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$6.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$4.86

10/6/2010

REPORTS OF COMMITTEES

102151

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$12.27
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$6.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$0.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$33.15
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$6.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$1.35
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$188.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$6.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$11.34
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$955.38
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$6.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$38.78
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$13.00
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$6.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$0.59
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$113.63
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$6.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$2.27
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$140.95
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$113.63
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$6.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$418.62
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$7.93
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$6.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$242.93
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$146.51
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$7,325.47
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$9.88
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$6.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$493.94
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$197.50
07/04/2010	PITTS, ARLENCY	8731		City Of Chicago Fire	\$10.44
01/25/2010	PINKSTON, SHERRY	8731		City Of Chicago Fire	\$6.50

102152

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

10/6/2010

REPORTS OF COMMITTEES

102153

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/20/2009	PILLON JR, ROBERT	8735		City Of Chicago Fire	\$6.50
08/20/2009	PILLON JR, ROBERT	8735		City Of Chicago Fire	\$856.76
03/03/2010	PILLON JR, ROBERT	8735		City Of Chicago Fire	\$694.28
03/03/2010	PILLON JR, ROBERT	8735		City Of Chicago Fire	\$6.50
03/03/2010	PILLON JR, ROBERT	8735		City Of Chicago Fire	\$86.59
03/03/2010	PILLON JR, ROBERT	8735		City Of Chicago Fire	\$255.31
03/03/2010	PILLON JR, ROBERT	8735		City Of Chicago Fire	\$6.50
03/03/2010	PILLON JR, ROBERT	8735		City Of Chicago Fire	\$61.99
03/03/2010	PILLON JR, ROBERT	8735		City Of Chicago Fire	\$115.29
03/03/2010	PILLON JR, ROBERT	8735		City Of Chicago Fire	\$6.50
03/03/2010	PILLON JR, ROBERT	8735		City Of Chicago Fire	\$7.99
03/03/2010	PILLON JR, ROBERT	8735		City Of Chicago Fire	\$520.94
03/03/2010	PILLON JR, ROBERT	8735		City Of Chicago Fire	\$6.50
03/03/2010	PILLON JR, ROBERT	8735		City Of Chicago Fire	\$26.42
04/08/2010	PELT, JERMAINE	8801		City Of Chicago Fire	\$6.50
04/08/2010	PELT, JERMAINE	8801		City Of Chicago Fire	\$17.11
04/08/2010	PELT, JERMAINE	8801		City Of Chicago Fire	\$8.71
08/30/2010	PECORARO, JOSEPH	8750		City Of Chicago Fire	\$6.50
08/30/2010	PECORARO, JOSEPH	8750		City Of Chicago Fire	\$283.48
03/20/2009	PAYNE, ZACHARY			City Of Chicago Fire	\$6.50
03/20/2009	PAYNE, ZACHARY			City Of Chicago Fire	\$243.36
07/28/2010	PANG, KYUNG	8731		City Of Chicago Fire	\$300.00
07/28/2010	PANG, KYUNG	8731		City Of Chicago Fire	\$6.50
07/25/2008	Otero, Louis	F	00433	City Of Chicago Fire	\$16.80
03/17/2008	Orzechowski, Thomas	F	09999	City Of Chicago Fire	\$15.36
02/13/2006	Ortiz, Betty	F	00622	City Of Chicago Fire	\$6.50
02/13/2006	Ortiz, Betty	F	00622	City Of Chicago Fire	\$594.73
04/20/2007	Ofarrell, Danny	F	00482	City Of Chicago Fire	\$75.82
04/20/2007	Ofarrell, Danny	F	00482	City Of Chicago Fire	\$6.50
04/20/2007	Ofarrell, Danny	F	00482	City Of Chicago Fire	\$208.24
01/19/2008	Oconnell, Richard	F	00625	City Of Chicago Fire	\$23.75
12/20/2008	ORTIZ, BETTY			City Of Chicago Fire	\$225.00
07/27/2009	ORTIZ, BETTY	8749		City Of Chicago Fire	\$205.00

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/27/2009	ORTIZ, BETTY	8749		City Of Chicago Fire	\$6.50
08/06/2010	ORTEGA, JOHN	8733		City Of Chicago Fire	\$13.95
08/06/2010	ORTEGA, JOHN	8733		City Of Chicago Fire	\$110.00
08/06/2010	ORTEGA, JOHN	8733		City Of Chicago Fire	\$23.14
08/06/2010	ORTEGA, JOHN	8733		City Of Chicago Fire	\$23.14
04/08/2010	OLIVER, MICHAEL	8701		City Of Chicago Fire	\$6.50
04/08/2010	OLIVER, MICHAEL	8701		City Of Chicago Fire	\$259.12
04/08/2010	OLIVER, MICHAEL	8701		City Of Chicago Fire	\$12.02
06/26/2010	ODUFUYE, IMANI	8801		City Of Chicago Fire	\$667.00
06/26/2010	ODUFUYE, IMANI	8801		City Of Chicago Fire	\$21.91
06/26/2010	ODUFUYE, IMANI	8801		City Of Chicago Fire	\$6.50
05/26/2010	O SHEA, KAREN	8750		City Of Chicago Fire	\$1,104.66
05/26/2010	O SHEA, KAREN	8750		City Of Chicago Fire	\$6.50
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$6.95
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$197.80
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$6.50
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$3.95
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$197.03
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$6.50
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$3.94
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$362.53
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$6.50
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$7.25
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$220.80
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$6.50
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$4.42
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$212.57
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$6.50
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$4.25
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$158.14
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$6.50
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$3.16
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$225.00

102154

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$110.00
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$490.36
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$6.50
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$9.80
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$395.40
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$6.50
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$7.90
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$1,089.90
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$6.50
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$6.50
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$347.66
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$3.77
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$188.60
05/27/2010	O NEILL, SEAN	8731		City Of Chicago Fire	\$6.50
10/19/2008	O DRISCOLL, SEAN			City Of Chicago Fire	\$6.50
10/19/2008	O DRISCOLL, SEAN			City Of Chicago Fire	\$1.79
10/19/2008	O DRISCOLL, SEAN			City Of Chicago Fire	\$44.20
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$92.63
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$231.21
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$3.40
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$231.21
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$3.40
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$231.21
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$3.40

10/6/2010

REPORTS OF COMMITTEES

102155

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$231.21
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$3.40
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$231.21
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$3.40
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$1.85
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$305.53
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$3.40
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$231.21
12/11/2009	O DONNELL, SEAN	8731		City Of Chicago Fire	\$6.50
03/02/2008	Nolan, William V	F	00491	City Of Chicago Fire	\$77.13
03/02/2008	Nolan, William V	F	00491	City Of Chicago Fire	\$895.72
03/02/2008	Nolan, William V	F	00491	City Of Chicago Fire	\$6.50
01/02/2008	Nagle, John	F	00429	City Of Chicago Fire	\$810.26
01/02/2008	Nagle, John	F	00429	City Of Chicago Fire	\$49.92
01/02/2008	Nagle, John	F	00429	City Of Chicago Fire	\$6.50
09/08/2010	NOLAN, MICHAEL			City Of Chicago Fire	\$39.74
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$231.21
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$3.40
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$231.21
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$3.40
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$231.21
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$3.40
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$114.14
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$1.68

102156

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$231.21
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$3.40
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$234.14
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$3.44
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$234.14
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$3.44
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$218.88
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$12.59
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$175.60
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$2.58
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$234.14
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$3.44
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$231.21
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$3.40
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$228.29
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$3.35
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$228.29
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$6.50
10/04/2009	NELSON, ROBERT	8819		City Of Chicago Fire	\$3.35
10/21/2008	NEGRON, EDWARD			City Of Chicago Fire	\$77.58
10/21/2008	NEGRON, EDWARD			City Of Chicago Fire	\$4.46

10/6/2010

REPORTS OF COMMITTEES

102157

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/21/2008	NEGRON, EDWARD			City Of Chicago Fire	\$6.50
10/15/2008	NAVARRO JR, DAVID			City Of Chicago Fire	\$6.50
10/15/2008	NAVARRO JR, DAVID			City Of Chicago Fire	\$490.47
10/15/2008	NAVARRO JR, DAVID			City Of Chicago Fire	\$6.50
10/15/2008	NAVARRO JR, DAVID			City Of Chicago Fire	\$91.66
10/15/2008	NAVARRO JR, DAVID			City Of Chicago Fire	\$24,522.47
10/15/2008	NAVARRO JR, DAVID			City Of Chicago Fire	\$2,258.18
10/15/2008	NAVARRO JR, DAVID			City Of Chicago Fire	\$33,611.34
10/15/2008	NAVARRO JR, DAVID			City Of Chicago Fire	\$111.85
10/15/2008	NAVARRO JR, DAVID			City Of Chicago Fire	\$6.50
03/31/2004	Muscare, Tina	F	00375	City Of Chicago Fire	\$6.35
03/31/2004	Muscare, Tina	F	00375	City Of Chicago Fire	\$112.43
03/31/2004	Muscare, Tina	F	00375	City Of Chicago Fire	\$6.50
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$31.87
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$6.50
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$31.87
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$6.50
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$146.26
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$6.50
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$88.50
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$6.50
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$91.95
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$6.50
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$91.95
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$6.50
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$146.26
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$6.50
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$91.95
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$6.50
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$91.95
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$6.50
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$146.26
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$6.50

102158

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

10/6/2010

REPORTS OF COMMITTEES

102159

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$31.87
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$6.50
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$91.95
03/05/2006	Milton, William	F	00349	City Of Chicago Fire	\$6.50
12/12/2004	Michi, Ronald	F	00359	City Of Chicago Fire	\$6.50
12/12/2004	Michi, Ronald	F	00359	City Of Chicago Fire	\$6.50
12/12/2004	Michi, Ronald	F	00359	City Of Chicago Fire	\$6.50
11/18/2006	Michaiek, Gary	F	00510	City Of Chicago Fire	\$81.00
11/18/2006	Michaiek, Gary	F	00510	City Of Chicago Fire	\$6.50
03/13/2008	Medina, Jerry	F	00444	City Of Chicago Fire	\$15.34
03/13/2008	Medina, Jerry	F	00444	City Of Chicago Fire	\$30.68
03/13/2008	Medina, Jerry	F	00444	City Of Chicago Fire	\$30.68
03/13/2008	Medina, Jerry	F	00444	City Of Chicago Fire	\$30.72
03/13/2008	Medina, Jerry	F	00444	City Of Chicago Fire	\$15.34
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$6.50
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$6.50
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$370.95
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$6.50
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$785.00
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$6.50
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$69.25
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$459.28
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$6.50
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$41.94
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$2,548.34
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$493.03
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$2,154.67
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$90.81
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$6.50
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$909.93
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$238.05
06/11/2006	Mcvey, Michael	F	00520	City Of Chicago Fire	\$6.50
05/28/1999	McMahon, James P	F	00492	City Of Chicago Fire	\$304.49

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/28/2007	McLean, Barry	F	09999	City Of Chicago Fire	\$6.50
03/06/2004	Mckinnis, Michael	C	00614	City Of Chicago Fire	\$133.10
03/06/2004	Mckinnis, Michael	C	00614	City Of Chicago Fire	\$6.50
03/06/2004	Mckinnis, Michael	C	00614	City Of Chicago Fire	\$60.96
03/06/2004	Mckinnis, Michael	C	00614	City Of Chicago Fire	\$2,525.73
03/06/2004	Mckinnis, Michael	C	00614	City Of Chicago Fire	\$6.50
03/06/2004	Mckinnis, Michael	C	00614	City Of Chicago Fire	\$3.50
03/06/2004	Mckinnis, Michael	C	00614	City Of Chicago Fire	\$72.09
03/06/2004	Mckinnis, Michael	C	00614	City Of Chicago Fire	\$6.50
03/06/2004	Mckinnis, Michael	C	00614	City Of Chicago Fire	\$26.68
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$863.10
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$43.10
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$6.50
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$1,062.20
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$6.50
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$23.30
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$110.00
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$110.00
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$46.79
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$6.50
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$1,153.73
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$15.90
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$6.50
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$391.68
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$15.90
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$6.50
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$391.68
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$4.62
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$6.50
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$113.82
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$6.50
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$794.03
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$9.23

102160

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$6.50
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$11.58
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$28.22
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$6.50
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$695.42
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$3.01
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$6.50
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$74.11
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$109.56
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$6.50
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$2,700.92
10/05/2004	Mckendry, Kevin	F	00473	City Of Chicago Fire	\$22.06
05/14/2000	Mcdole, Michael	C	00331	City Of Chicago Fire	\$25.20
05/14/2000	Mcdole, Michael	C	00331	City Of Chicago Fire	\$224.11
06/05/2008	Martin, William J	F	09999	City Of Chicago Fire	\$6.23
06/05/2008	Martin, William J	F	09999	City Of Chicago Fire	\$7.79
06/05/2008	Martin, William J	F	09999	City Of Chicago Fire	\$4.55
06/05/2008	Martin, William J	F	09999	City Of Chicago Fire	\$6.23
06/05/2008	Martin, William J	F	09999	City Of Chicago Fire	\$7.79
06/05/2008	Martin, William J	F	09999	City Of Chicago Fire	\$6.23
08/05/2007	Magliano, Thomas	F	00516	City Of Chicago Fire	\$134.09
08/05/2007	Magliano, Thomas	F	00516	City Of Chicago Fire	\$131.03
08/05/2007	Magliano, Thomas	F	00516	City Of Chicago Fire	\$6.50
08/05/2007	Magliano, Thomas	F	00516	City Of Chicago Fire	\$134.09
08/05/2007	Magliano, Thomas	F	00516	City Of Chicago Fire	\$6.50
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$6.50
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$6.50
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$87.19
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$613.95
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$216.88
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$6.50
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$6.50
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$232.56

10/6/2010

REPORTS OF COMMITTEES

102161

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$10.65
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$943.50
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$6.50
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$311.38
03/09/2009	MULLAGHY, JAMES			City Of Chicago Fire	\$579.60
03/09/2009	MULLAGHY, JAMES			City Of Chicago Fire	\$6.50
03/09/2009	MULLAGHY, JAMES			City Of Chicago Fire	\$11.43
11/24/2009	MUELLER, ERNST	8811		City Of Chicago Fire	\$7,435.15
11/24/2009	MUELLER, ERNST	8811		City Of Chicago Fire	\$6.50
11/24/2009	MUELLER, ERNST	8811		City Of Chicago Fire	\$27.93
11/24/2009	MUELLER, ERNST	8811		City Of Chicago Fire	\$43.59
11/24/2009	MUELLER, ERNST	8811		City Of Chicago Fire	\$4,390.60
11/24/2009	MUELLER, ERNST	8811		City Of Chicago Fire	\$6.50
11/24/2009	MUELLER, ERNST	8811		City Of Chicago Fire	\$6.50
11/24/2009	MUELLER, ERNST	8811		City Of Chicago Fire	\$605.90
11/24/2009	MUELLER, ERNST	8811		City Of Chicago Fire	\$6.50
11/24/2009	MUELLER, ERNST	8811		City Of Chicago Fire	\$12.12
11/24/2009	MUELLER, ERNST	8811		City Of Chicago Fire	\$1,073.86
11/24/2009	MUELLER, ERNST	8811		City Of Chicago Fire	\$6.50
03/01/2009	MILAT, DENIJAL	8801		City Of Chicago Fire	\$6.76
03/01/2009	MILAT, DENIJAL	8801		City Of Chicago Fire	\$210.60
03/01/2009	MILAT, DENIJAL	8801		City Of Chicago Fire	\$213.20
03/01/2009	MILAT, DENIJAL	8801		City Of Chicago Fire	\$6.16
03/11/2010	METZGER, JOHN	8731		City Of Chicago Fire	\$529.36
03/11/2010	METZGER, JOHN	8731		City Of Chicago Fire	\$6.50
05/18/2010	METCALF, WESLEY	8749		City Of Chicago Fire	\$133.90
05/18/2010	METCALF, WESLEY	8749		City Of Chicago Fire	\$6.50
08/07/2010	MENCHACA, ANNA	8750		City Of Chicago Fire	\$6.50
08/07/2010	MENCHACA, ANNA	8750		City Of Chicago Fire	\$207.59
03/30/2009	MCNICHOLAS, DANIEL D			City Of Chicago Fire	\$6.50
03/30/2009	MCNICHOLAS, DANIEL D			City Of Chicago Fire	\$63.00
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$6.50
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$6.50

102162

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$296.05
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$6.50
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$294.97
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$6.50
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$282.34
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$1,160.97
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$6.50
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$389.79
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$6.50
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$377.16
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$6.50
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$294.97
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$6.50
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$267.78
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$6.50
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$15.47
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$263.39
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$6.50
09/23/2009	MC MEEL JR, MICHAEL	8731		City Of Chicago Fire	\$629.98
05/12/2009	MC GRATH, MICHAEL	8731		City Of Chicago Fire	\$6.50
05/12/2009	MC GRATH, MICHAEL	8731		City Of Chicago Fire	\$3,427.57
05/12/2009	MC GRATH, MICHAEL	8731		City Of Chicago Fire	\$2,129.34
05/12/2009	MC GRATH, MICHAEL	8731		City Of Chicago Fire	\$38.77
12/14/2008	MC GINLEY, KEVIN			City Of Chicago Fire	\$1,156.31
12/14/2008	MC GINLEY, KEVIN			City Of Chicago Fire	\$345.20
12/14/2008	MC GINLEY, KEVIN			City Of Chicago Fire	\$6.50
12/14/2008	MC GINLEY, KEVIN			City Of Chicago Fire	\$6.50
12/14/2008	MC GINLEY, KEVIN			City Of Chicago Fire	\$15.27
12/14/2008	MC GINLEY, KEVIN			City Of Chicago Fire	\$1,039.90
09/07/2010	MC DERMOTT, MATTHEW	8731		City Of Chicago Fire	\$1,354.21
09/07/2010	MC DERMOTT, MATTHEW	8731		City Of Chicago Fire	\$6.50
09/07/2010	MC DERMOTT, MATTHEW	8731		City Of Chicago Fire	\$34.62
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102163

102164

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$6.50
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$6.50
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$787.50
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$27.49
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$140.88
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$90.48
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$313.36
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$11.04
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$3.93
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$12.18
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$6.50
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$13.93
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$6.50
09/05/2009	MC CAULEY, LORRAINE	8749		City Of Chicago Fire	\$45.00
02/24/2010	MATTHEWS, CHRIS	8749		City Of Chicago Fire	\$6.50
02/24/2010	MATTHEWS, CHRIS	8749		City Of Chicago Fire	\$50.00
07/25/2010	MATTHEWS, AMONI	8801		City Of Chicago Fire	\$571.92
07/25/2010	MATTHEWS, AMONI	8801		City Of Chicago Fire	\$1.85
07/25/2010	MATTHEWS, AMONI	8801		City Of Chicago Fire	\$6.50
07/25/2010	MATTHEWS, AMONI	8801		City Of Chicago Fire	\$92.63
07/25/2010	MATTHEWS, AMONI	8801		City Of Chicago Fire	\$5.48
07/25/2010	MATTHEWS, AMONI	8801		City Of Chicago Fire	\$6.50
07/25/2010	MATTHEWS, AMONI	8801		City Of Chicago Fire	\$6.50
07/25/2010	MATTHEWS, AMONI	8801		City Of Chicago Fire	\$274.07
07/25/2010	MATTHEWS, AMONI	8801		City Of Chicago Fire	\$35.03
07/25/2010	MATTHEWS, AMONI	8801		City Of Chicago Fire	\$6.50
07/25/2010	MATTHEWS, AMONI	8801		City Of Chicago Fire	\$609.43
05/25/2010	MARTINEZ, FRANCISCO	8731		City Of Chicago Fire	\$13.18
05/25/2010	MARTINEZ, FRANCISCO	8731		City Of Chicago Fire	\$6.50
05/25/2010	MARTINEZ, FRANCISCO	8731		City Of Chicago Fire	\$7.00
07/31/2010	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$6.50
07/31/2010	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$1,112.49
07/31/2010	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$122.49

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/31/2010	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$311.38
07/31/2010	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$6.50
07/31/2010	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$6.50
06/11/2010	MARTIN, LEFONDRA	8801		City Of Chicago Fire	\$269.85
06/11/2010	MARTIN, LEFONDRA	8801		City Of Chicago Fire	\$6.50
06/11/2010	MARTIN, LEFONDRA	8801		City Of Chicago Fire	\$202.38
06/11/2010	MARTIN, LEFONDRA	8801		City Of Chicago Fire	\$6.50
06/11/2010	MARTIN, LEFONDRA	8801		City Of Chicago Fire	\$6.50
06/11/2010	MARTIN, LEFONDRA	8801		City Of Chicago Fire	\$443.48
06/11/2010	MARTIN, LEFONDRA	8801		City Of Chicago Fire	\$6.50
06/11/2010	MARTIN, LEFONDRA	8801		City Of Chicago Fire	\$0.82
06/11/2010	MARTIN, LEFONDRA	8801		City Of Chicago Fire	\$6.50
08/13/2010	MALLEE, SEAN	8801		City Of Chicago Fire	\$6.50
08/13/2010	MALLEE, SEAN	8801		City Of Chicago Fire	\$1,229.71
08/13/2010	MALLEE, SEAN	8801		City Of Chicago Fire	\$10.74
08/13/2010	MALLEE, SEAN	8801		City Of Chicago Fire	\$40.40
08/13/2010	MALLEE, SEAN	8801		City Of Chicago Fire	\$264.67
08/13/2010	MALLEE, SEAN	8801		City Of Chicago Fire	\$6.50
12/15/2005	Leshner, Philip	F	00405	City Of Chicago Fire	\$92.13
12/15/2005	Leshner, Philip	F	00405	City Of Chicago Fire	\$6.50
12/15/2005	Leshner, Philip	F	00405	City Of Chicago Fire	\$1.12
12/07/2003	Lanier, Sharrieff	L	00519	City Of Chicago Fire	\$945.86
12/07/2003	Lanier, Sharrieff	L	00519	City Of Chicago Fire	\$6.50
12/07/2003	Lanier, Sharrieff	L	00519	City Of Chicago Fire	\$391.63
12/07/2003	Lanier, Sharrieff	L	00519	City Of Chicago Fire	\$3,199.99
12/07/2003	Lanier, Sharrieff	L	00519	City Of Chicago Fire	\$6.50
12/07/2003	Lanier, Sharrieff	L	00519	City Of Chicago Fire	\$116.98
12/07/2003	Lanier, Sharrieff	L	00519	City Of Chicago Fire	\$134.93
12/07/2003	Lanier, Sharrieff	L	00519	City Of Chicago Fire	\$6.50
12/07/2003	Lanier, Sharrieff	L	00519	City Of Chicago Fire	\$244.96
12/07/2003	Lanier, Sharrieff	L	00519	City Of Chicago Fire	\$1.61
12/07/2003	Lanier, Sharrieff	L	00519	City Of Chicago Fire	\$6.50
12/07/2003	Lanier, Sharrieff	L	00519	City Of Chicago Fire	\$133.12

10/6/2010

REPORTS OF COMMITTEES

102165

102166

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/07/2003	Lanier, Sharrieff	L	00519	City Of Chicago Fire	\$6.50
05/25/2008	Lalowski, Edward	F	00376	City Of Chicago Fire	\$4.07
12/27/2008	LYNCH, HERBERT			City Of Chicago Fire	\$6.50
12/27/2008	LYNCH, HERBERT			City Of Chicago Fire	\$102.19
07/28/2010	LUCAS, SAMUEL	8801		City Of Chicago Fire	\$6.50
07/28/2010	LUCAS, SAMUEL	8801		City Of Chicago Fire	\$9.18
07/28/2010	LUCAS, SAMUEL	8801		City Of Chicago Fire	\$989.24
09/24/2009	LOZANO, VINCENT	8731		City Of Chicago Fire	\$10.14
09/24/2009	LOZANO, VINCENT	8731		City Of Chicago Fire	\$6.50
09/24/2009	LOZANO, VINCENT	8731		City Of Chicago Fire	\$2,045.53
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$6.50
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$5.42
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$113.10
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$6.50
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$5.02
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$176.90
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$6.50
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$12.78
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$146.35
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$6.50
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$202.90
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$5.45
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$7.93
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$6.50
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$146.25
07/08/2010	LOZANO, VINCENT	8731		City Of Chicago Fire	\$6.50
08/13/2010	LOUZON, RICHARD	8801		City Of Chicago Fire	\$6.50
08/13/2010	LOUZON, RICHARD	8801		City Of Chicago Fire	\$6.50
08/13/2010	LOUZON, RICHARD	8801		City Of Chicago Fire	\$10.62
08/13/2010	LOUZON, RICHARD	8801		City Of Chicago Fire	\$24.25
08/13/2010	LOUZON, RICHARD	8801		City Of Chicago Fire	\$5.61
08/13/2010	LOUZON, RICHARD	8801		City Of Chicago Fire	\$762.30
03/12/2010	LOPEZ, MICHAEL	8745		City Of Chicago Fire	\$6.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/12/2010	LOPEZ, MICHAEL	8745		City Of Chicago Fire	\$2,755.00
09/03/2010	LOPEZ, JOSEPH	8731		City Of Chicago Fire	\$56.26
11/11/2009	LONERGAN, LAWRENCE	8817		City Of Chicago Fire	\$62.60
11/11/2009	LONERGAN, LAWRENCE	8817		City Of Chicago Fire	\$6.50
11/11/2009	LONERGAN, LAWRENCE	8817		City Of Chicago Fire	\$1,543.85
07/12/2010	LITLAND, JAMES	8731		City Of Chicago Fire	\$166.07
07/12/2010	LITLAND, JAMES	8731		City Of Chicago Fire	\$6.50
07/12/2010	LITLAND, JAMES	8731		City Of Chicago Fire	\$9.55
06/28/2010	LEWANDOWSKI, ANDREW	8807		City Of Chicago Fire	\$10.05
06/28/2010	LEWANDOWSKI, ANDREW	8807		City Of Chicago Fire	\$254.50
06/28/2010	LEWANDOWSKI, ANDREW	8807		City Of Chicago Fire	\$6.50
06/28/2010	LEWANDOWSKI, ANDREW	8807		City Of Chicago Fire	\$6.50
06/28/2010	LEWANDOWSKI, ANDREW	8807		City Of Chicago Fire	\$226.20
06/28/2010	LEWANDOWSKI, ANDREW	8807		City Of Chicago Fire	\$62.22
06/28/2010	LEWANDOWSKI, ANDREW	8807		City Of Chicago Fire	\$10.77
06/28/2010	LEWANDOWSKI, ANDREW	8807		City Of Chicago Fire	\$4,238.33
06/28/2010	LEWANDOWSKI, ANDREW	8807		City Of Chicago Fire	\$6.50
12/09/2008	LESCH, ROBERT			City Of Chicago Fire	\$206.79
12/09/2008	LESCH, ROBERT			City Of Chicago Fire	\$206.79
12/09/2008	LESCH, ROBERT			City Of Chicago Fire	\$44.28
12/09/2008	LESCH, ROBERT			City Of Chicago Fire	\$278.42
12/09/2008	LESCH, ROBERT			City Of Chicago Fire	\$123.75
12/09/2008	LESCH, ROBERT			City Of Chicago Fire	\$9.49
12/09/2008	LESCH, ROBERT			City Of Chicago Fire	\$123.75
12/09/2008	LESCH, ROBERT			City Of Chicago Fire	\$9.49
12/09/2008	LESCH, ROBERT			City Of Chicago Fire	\$17.53
12/09/2008	LESCH, ROBERT			City Of Chicago Fire	\$17.53
08/10/2010	LEE, JESSE	8731		City Of Chicago Fire	\$6.50
08/10/2010	LEE, JESSE	8731		City Of Chicago Fire	\$269.89
08/10/2010	LEE, JESSE	8731		City Of Chicago Fire	\$6.50
08/10/2010	LEE, JESSE	8731		City Of Chicago Fire	\$67.47
09/26/2008	LACY, LEMUEL			City Of Chicago Fire	\$6.50
09/26/2008	LACY, LEMUEL			City Of Chicago Fire	\$1,055.91

10/6/2010

REPORTS OF COMMITTEES

102167

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/26/2008	LACY, LEMUEL			City Of Chicago Fire	\$2.24
09/26/2008	LACY, LEMUEL			City Of Chicago Fire	\$6.50
09/26/2008	LACY, LEMUEL			City Of Chicago Fire	\$55.24
07/13/2006	Kussmann, Donald	F	00349	City Of Chicago Fire	\$63.52
07/13/2006	Kussmann, Donald	F	00349	City Of Chicago Fire	\$6.50
07/13/2006	Kussmann, Donald	F	00349	City Of Chicago Fire	\$257.48
07/13/2006	Kussmann, Donald	F	00349	City Of Chicago Fire	\$6.50
07/13/2006	Kussmann, Donald	F	00349	City Of Chicago Fire	\$3.79
03/10/2008	Krupp, Robert	F	00410	City Of Chicago Fire	\$4.08
04/24/2008	Kramer, Richard	F	00521	City Of Chicago Fire	\$15.73
04/24/2008	Kramer, Richard	F	00521	City Of Chicago Fire	\$12.76
04/24/2008	Kramer, Richard	F	00521	City Of Chicago Fire	\$7.71
02/12/2006	Kotlarz, Stanley T	F	09999	City Of Chicago Fire	\$6.50
02/12/2006	Kotlarz, Stanley T	F	09999	City Of Chicago Fire	\$6.50
02/12/2006	Kotlarz, Stanley T	F	09999	City Of Chicago Fire	\$761.66
02/12/2006	Kotlarz, Stanley T	F	09999	City Of Chicago Fire	\$6.50
02/12/2006	Kotlarz, Stanley T	F	09999	City Of Chicago Fire	\$255.81
02/12/2006	Kotlarz, Stanley T	F	09999	City Of Chicago Fire	\$935.67
02/12/2006	Kotlarz, Stanley T	F	09999	City Of Chicago Fire	\$6.50
02/12/2006	Kotlarz, Stanley T	F	09999	City Of Chicago Fire	\$27.60
06/05/2008	King, Michael	F	00530	City Of Chicago Fire	\$823.05
06/05/2008	King, Michael	F	00530	City Of Chicago Fire	\$6.50
08/15/2010	KURYSZ, TOM	8731		City Of Chicago Fire	\$6.50
08/15/2010	KURYSZ, TOM	8731		City Of Chicago Fire	\$207.59
10/03/2008	KRAWCZYK, FRANK			City Of Chicago Fire	\$6.50
10/03/2008	KRAWCZYK, FRANK			City Of Chicago Fire	\$1,957.19
08/29/2008	KRAMER, RICHARD	8731		City Of Chicago Fire	\$129.98
08/09/2010	KONCHAR JR, GARRY	8801		City Of Chicago Fire	\$464.72
08/09/2010	KONCHAR JR, GARRY	8801		City Of Chicago Fire	\$6.50
09/05/2010	KOLBASH, JEFFREY	8731		City Of Chicago Fire	\$78.68
12/08/2008	KNIGHTLY, KEVIN			City Of Chicago Fire	\$6.50
12/08/2008	KNIGHTLY, KEVIN			City Of Chicago Fire	\$16.95
12/08/2008	KNIGHTLY, KEVIN			City Of Chicago Fire	\$426.32

102168

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/12/2010	KLINGER, ROBERT	8749		City Of Chicago Fire	\$312.47
08/12/2010	KLINGER, ROBERT	8749		City Of Chicago Fire	\$6.50
08/12/2010	KLINGER, ROBERT	8749		City Of Chicago Fire	\$30.80
08/12/2010	KLINGER, ROBERT	8749		City Of Chicago Fire	\$116.25
08/12/2010	KLINGER, ROBERT	8749		City Of Chicago Fire	\$3.96
08/12/2010	KLINGER, ROBERT	8749		City Of Chicago Fire	\$6.50
08/12/2010	KLINGER, ROBERT	8749		City Of Chicago Fire	\$11.80
08/12/2010	KLINGER, ROBERT	8749		City Of Chicago Fire	\$6.50
08/12/2010	KLINGER, ROBERT	8749		City Of Chicago Fire	\$11.46
03/21/2009	KINZIE, WAYNE			City Of Chicago Fire	\$118.57
03/21/2009	KINZIE, WAYNE			City Of Chicago Fire	\$6.50
03/21/2009	KINZIE, WAYNE			City Of Chicago Fire	\$97.82
08/16/2010	KING, JONI	8750		City Of Chicago Fire	\$429.57
08/16/2010	KING, JONI	8750		City Of Chicago Fire	\$6.50
07/03/2010	KIERNICKI, NICOLE	8750		City Of Chicago Fire	\$62.78
07/03/2010	KIERNICKI, NICOLE	8750		City Of Chicago Fire	\$6.50
07/03/2010	KIERNICKI, NICOLE	8750		City Of Chicago Fire	\$1,091.94
03/19/2009	KENDA, JOHN			City Of Chicago Fire	\$6.50
03/19/2009	KENDA, JOHN			City Of Chicago Fire	\$163.00
06/20/2009	KENDA, JOHN	8801		City Of Chicago Fire	\$6.50
06/20/2009	KENDA, JOHN	8801		City Of Chicago Fire	\$1,338.69
06/20/2009	KENDA, JOHN	8801		City Of Chicago Fire	\$693.50
06/20/2009	KENDA, JOHN	8801		City Of Chicago Fire	\$3,432.00
06/20/2009	KENDA, JOHN	8801		City Of Chicago Fire	\$25.00
12/16/2008	KELLY, JOSEPH			City Of Chicago Fire	\$58.50
12/16/2008	KELLY, JOSEPH			City Of Chicago Fire	\$58.50
06/15/2010	KELLY, JAMES	8701		City Of Chicago Fire	\$6.50
06/15/2010	KELLY, JAMES	8701		City Of Chicago Fire	\$621.22
06/15/2010	KELLY, JAMES	8701		City Of Chicago Fire	\$1,068.81
06/15/2010	KELLY, JAMES	8701		City Of Chicago Fire	\$6.50
06/15/2010	KELLY, JAMES	8701		City Of Chicago Fire	\$6.50
06/15/2010	KELLY, JAMES	8701		City Of Chicago Fire	\$234.06
06/15/2010	KELLY, JAMES	8701		City Of Chicago Fire	\$113.75

10/6/2010

REPORTS OF COMMITTEES

102169

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/15/2010	KELLY, JAMES	8701		City Of Chicago Fire	\$11,702.97
06/15/2010	KELLY, JAMES	8701		City Of Chicago Fire	\$16,178.56
06/15/2010	KELLY, JAMES	8701		City Of Chicago Fire	\$24.99
06/15/2010	KELLY, JAMES	8701		City Of Chicago Fire	\$56.15
06/15/2010	KELLY, JAMES	8701		City Of Chicago Fire	\$2,340.60
06/15/2010	KELLY, JAMES	8701		City Of Chicago Fire	\$6.50
06/15/2010	KELLY, JAMES	8701		City Of Chicago Fire	\$46.81
12/04/2008	KELLY, DANIEL			City Of Chicago Fire	\$6.50
12/04/2008	KELLY, DANIEL			City Of Chicago Fire	\$16.97
12/04/2008	KELLY, DANIEL			City Of Chicago Fire	\$264.74
06/22/2010	KEITH, DENNIS	8735		City Of Chicago Fire	\$200.85
06/22/2010	KEITH, DENNIS	8735		City Of Chicago Fire	\$6.50
06/22/2010	KEITH, DENNIS	8735		City Of Chicago Fire	\$10.62
06/22/2010	KEITH, DENNIS	8735		City Of Chicago Fire	\$234.65
06/22/2010	KEITH, DENNIS	8735		City Of Chicago Fire	\$6.50
06/22/2010	KEITH, DENNIS	8735		City Of Chicago Fire	\$9.18
06/22/2010	KEITH, DENNIS	8735		City Of Chicago Fire	\$6.50
06/22/2010	KEITH, DENNIS	8735		City Of Chicago Fire	\$10.62
06/22/2010	KEITH, DENNIS	8735		City Of Chicago Fire	\$200.85
06/22/2010	KEITH, DENNIS	8735		City Of Chicago Fire	\$213.20
06/22/2010	KEITH, DENNIS	8735		City Of Chicago Fire	\$6.50
06/22/2010	KEITH, DENNIS	8735		City Of Chicago Fire	\$8.25
07/17/2009	KEHOE, PATRICK	8763		City Of Chicago Fire	\$6.50
07/17/2009	KEHOE, PATRICK	8763		City Of Chicago Fire	\$14.83
07/17/2009	KEHOE, PATRICK	8763		City Of Chicago Fire	\$159.95
07/17/2009	KEHOE, PATRICK	8763		City Of Chicago Fire	\$6.50
07/17/2009	KEHOE, PATRICK	8763		City Of Chicago Fire	\$1,229.21
07/17/2009	KEHOE, PATRICK	8763		City Of Chicago Fire	\$117.90
07/17/2009	KEHOE, PATRICK	8763		City Of Chicago Fire	\$1,677.33
07/17/2009	KEHOE, PATRICK	8763		City Of Chicago Fire	\$3.01
07/17/2009	KEHOE, PATRICK	8763		City Of Chicago Fire	\$6.50
07/22/2010	KEHOE, BRIAN	8731		City Of Chicago Fire	\$311.38
07/22/2010	KEHOE, BRIAN	8731		City Of Chicago Fire	\$6.50

102170

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/22/2010	KEHOE, BRIAN	8731		City Of Chicago Fire	\$479.29
07/22/2010	KEHOE, BRIAN	8731		City Of Chicago Fire	\$6.50
06/09/2007	Joyner, Kevin	F	00502	City Of Chicago Fire	\$82.42
01/22/2007	Johnson, Steven	F	00537	City Of Chicago Fire	\$6.50
02/13/2007	Johnson, Craig	F	00492	City Of Chicago Fire	\$18.82
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$13.71
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$6.50
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$60.38
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$13.03
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$6.50
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$63.34
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$209.82
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$6.50
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$6.50
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$126.42
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$6.50
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$119.98
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$6.50
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$84.53
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$6.50
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$21.75
11/12/2007	Jenssen, Kirt	F	00002	City Of Chicago Fire	\$119.98
03/17/2008	Jackson, John	F	00529	City Of Chicago Fire	\$260.68
03/17/2008	Jackson, John	F	00529	City Of Chicago Fire	\$6.50
03/17/2008	Jackson, John	F	00529	City Of Chicago Fire	\$326.82
03/17/2008	Jackson, John	F	00529	City Of Chicago Fire	\$6.50
03/17/2008	Jackson, John	F	00529	City Of Chicago Fire	\$36.98
12/15/2009	JOHNSON, JAMES	8801		City Of Chicago Fire	\$3,243.60
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$7.93
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$236.05
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$202.90
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$10.45
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102171

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$259.45
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$10.45
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$259.45
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$7.93
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$202.90
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$7.93
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$202.90
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$7.93
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$202.90
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$7.93
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$202.90
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$7.93
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$202.90
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$7.93
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$202.90
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$8.36
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$236.05
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$10.45
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$259.45
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$10.45
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$259.45
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$7.93
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50

102172

JOURNAL--CITY COUNCIL--CHIOAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$202.90
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$8.36
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$236.05
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$8.36
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50
03/23/2010	JOHNSON, HERBERT	8811		City Of Chicago Fire	\$6.50
12/06/2008	JOHNSON, EDTISMOND			City Of Chicago Fire	\$1.10
04/03/2008	Ibata, Christopher	F	09999	City Of Chicago Fire	\$2.29
04/03/2008	Ibata, Christopher	F	09999	City Of Chicago Fire	\$747.00
04/03/2008	Ibata, Christopher	F	09999	City Of Chicago Fire	\$6.50
08/04/2010	IRELAND, JAMES	8811		City Of Chicago Fire	\$478.49
08/04/2010	IRELAND, JAMES	8811		City Of Chicago Fire	\$6.50
08/04/2010	IRELAND, JAMES	8811		City Of Chicago Fire	\$269.88
08/04/2010	IRELAND, JAMES	8811		City Of Chicago Fire	\$6.50
08/04/2010	IRELAND, JAMES	8811		City Of Chicago Fire	\$269.88
08/04/2010	IRELAND, JAMES	8811		City Of Chicago Fire	\$6.50
08/04/2010	IRELAND, JAMES	8811		City Of Chicago Fire	\$269.88
08/04/2010	IRELAND, JAMES	8811		City Of Chicago Fire	\$6.50
08/04/2010	IRELAND, JAMES	8811		City Of Chicago Fire	\$6.50
08/04/2010	IRELAND, JAMES	8811		City Of Chicago Fire	\$165.04
12/24/2006	Humphries, Curtis	F	00468	City Of Chicago Fire	\$6.50
12/24/2006	Humphries, Curtis	F	00468	City Of Chicago Fire	\$815.00
12/24/2006	Humphries, Curtis	F	00468	City Of Chicago Fire	\$1,205.00
07/01/2008	Hughes, John	F	00367	City Of Chicago Fire	\$18.24
07/01/2008	Hughes, John	F	00367	City Of Chicago Fire	\$6.47
07/01/2008	Hughes, John	F	00367	City Of Chicago Fire	\$8.15
02/25/2002	Howe, Patrick	C	09999	City Of Chicago Fire	\$836.00
02/25/2002	Howe, Patrick	C	09999	City Of Chicago Fire	\$829.63
07/09/2007	Holmes, Steven	F	00502	City Of Chicago Fire	\$18.48
11/06/2007	Holland, John	F	00438	City Of Chicago Fire	\$49.29
09/30/2007	Herling, Thomas P	F	00386	City Of Chicago Fire	\$51.75
11/12/1999	Haynes, Patrick	F	00349	City Of Chicago Fire	\$160.00

10/6/2010

REPORTS OF COMMITTEES

102173

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/12/1999	Haynes, Patrick	F	00349	City Of Chicago Fire	\$24.60
11/12/1999	Haynes, Patrick	F	00349	City Of Chicago Fire	\$83.10
11/12/1999	Haynes, Patrick	F	00349	City Of Chicago Fire	\$10.60
11/12/1999	Haynes, Patrick	F	00349	City Of Chicago Fire	\$100.00
11/12/1999	Haynes, Patrick	F	00349	City Of Chicago Fire	\$5.30
02/08/2004	Hatten, Osa	F	00397	City Of Chicago Fire	\$231.00
02/21/2008	Harney, James	F	00449	City Of Chicago Fire	\$12.52
02/21/2008	Harney, James	F	00449	City Of Chicago Fire	\$12.66
02/21/2008	Harney, James	F	00449	City Of Chicago Fire	\$12.52
02/21/2008	Harney, James	F	00449	City Of Chicago Fire	\$12.66
02/21/2008	Harney, James	F	00449	City Of Chicago Fire	\$13.15
02/21/2008	Harney, James	F	00449	City Of Chicago Fire	\$12.66
02/21/2008	Harney, James	F	00449	City Of Chicago Fire	\$13.15
02/21/2008	Harney, James	F	00449	City Of Chicago Fire	\$17.38
02/21/2008	Harney, James	F	00449	City Of Chicago Fire	\$17.38
02/21/2008	Harney, James	F	00449	City Of Chicago Fire	\$12.52
09/30/2007	Hansen, Christopher	F	00622	City Of Chicago Fire	\$126.00
09/30/2007	Hansen, Christopher	F	00622	City Of Chicago Fire	\$6.50
09/30/2007	Hansen, Christopher	F	00622	City Of Chicago Fire	\$23.92
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.61
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.61
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.61
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$216.68
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$4.34
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$5,668.96
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$87.43
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$532.11
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50

102174

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

10/6/2010

REPORTS OF COMMITTEES

102175

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$9.24
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.61
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.61
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$9.24
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$9.24
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$9.24
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$1,910.77
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$77.55
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.61
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$9.24
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$9.24
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$930.04
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$5.04
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.61
07/28/2007	Hannon, Sean	F	09999	City Of Chicago Fire	\$6.50
06/07/2009	HUTCHINSON, TIMOTHY	8731		City Of Chicago Fire	\$194.00
06/07/2009	HUTCHINSON, TIMOTHY	8731		City Of Chicago Fire	\$6.50
11/28/2009	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$99.63

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/28/2009	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$487.19
11/28/2009	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$6.50
11/28/2009	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$5.54
11/28/2009	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$6.50
11/28/2009	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$6.50
11/28/2009	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$76.00
11/25/2008	HOWE, PATRICK			City Of Chicago Fire	\$410.88
11/25/2008	HOWE, PATRICK			City Of Chicago Fire	\$6.50
03/03/2010	HOWE, CHRISTIAN	8749		City Of Chicago Fire	\$401.69
03/03/2010	HOWE, CHRISTIAN	8749		City Of Chicago Fire	\$10.26
03/03/2010	HOWE, CHRISTIAN	8749		City Of Chicago Fire	\$6.50
08/07/2010	HOWARD, CHRISTINE	8750		City Of Chicago Fire	\$654.43
08/07/2010	HOWARD, CHRISTINE	8750		City Of Chicago Fire	\$6.50
08/07/2010	HOWARD, CHRISTINE	8750		City Of Chicago Fire	\$6.50
08/07/2010	HOWARD, CHRISTINE	8750		City Of Chicago Fire	\$207.59
08/07/2010	HOWARD, CHRISTINE	8750		City Of Chicago Fire	\$6.50
08/07/2010	HOWARD, CHRISTINE	8750		City Of Chicago Fire	\$45.00
01/05/2010	HOULIHAN, ROBERT	8817		City Of Chicago Fire	\$62.12
01/05/2010	HOULIHAN, ROBERT	8817		City Of Chicago Fire	\$1,890.60
01/05/2010	HOULIHAN, ROBERT	8817		City Of Chicago Fire	\$6.50
07/12/2010	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$6.50
10/14/2008	HOFFMAN, MICHAEL			City Of Chicago Fire	\$6.50
10/14/2008	HOFFMAN, MICHAEL			City Of Chicago Fire	\$178.25
10/14/2008	HOFFMAN, MICHAEL			City Of Chicago Fire	\$2.62
05/28/2010	HOANG, LONG	8801		City Of Chicago Fire	\$207.59
05/28/2010	HOANG, LONG	8801		City Of Chicago Fire	\$6.50
05/28/2010	HOANG, LONG	8801		City Of Chicago Fire	\$2,201.52
05/28/2010	HOANG, LONG	8801		City Of Chicago Fire	\$6.50
04/01/2010	HEMESATH, SCOTT	8807		City Of Chicago Fire	\$418.97
12/26/2009	HEINRICH, THOMAS	8749		City Of Chicago Fire	\$4.59
12/26/2009	HEINRICH, THOMAS	8749		City Of Chicago Fire	\$6.50
12/26/2009	HEINRICH, THOMAS	8749		City Of Chicago Fire	\$229.16
12/26/2009	HEINRICH, THOMAS	8749		City Of Chicago Fire	\$3.44

102176

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/26/2009	HEINRICH, THOMAS	8749		City Of Chicago Fire	\$6.50
12/26/2009	HEINRICH, THOMAS	8749		City Of Chicago Fire	\$233.36
12/26/2009	HEINRICH, THOMAS	8749		City Of Chicago Fire	\$4.67
12/26/2009	HEINRICH, THOMAS	8749		City Of Chicago Fire	\$6.50
12/26/2009	HEINRICH, THOMAS	8749		City Of Chicago Fire	\$171.87
11/22/1980	HEIERLING, ELIZABETH			City Of Chicago Fire	\$240.50
11/22/1980	HEIERLING, ELIZABETH			City Of Chicago Fire	\$234.00
11/22/1980	HEIERLING, ELIZABETH			City Of Chicago Fire	\$234.00
11/22/1980	HEIERLING, ELIZABETH			City Of Chicago Fire	\$273.00
11/22/1980	HEIERLING, ELIZABETH			City Of Chicago Fire	\$240.50
11/22/1980	HEIERLING, ELIZABETH			City Of Chicago Fire	\$240.50
11/22/1980	HEIERLING, ELIZABETH			City Of Chicago Fire	\$240.50
11/22/1980	HEIERLING, ELIZABETH			City Of Chicago Fire	\$240.50
11/22/1980	HEIERLING, ELIZABETH			City Of Chicago Fire	\$234.00
11/22/1980	HEIERLING, ELIZABETH			City Of Chicago Fire	\$234.00
11/22/1980	HEIERLING, ELIZABETH			City Of Chicago Fire	\$234.00
11/22/1980	HEIERLING, ELIZABETH			City Of Chicago Fire	\$234.00
11/22/1980	HEIERLING, ELIZABETH			City Of Chicago Fire	\$234.00
02/11/2010	HEENAN, MICHAEL	8731		City Of Chicago Fire	\$133.00
02/11/2010	HEENAN, MICHAEL	8731		City Of Chicago Fire	\$6.50
10/15/2009	HATZIS, JOHN	8731		City Of Chicago Fire	\$479.24
10/08/2009	HATTEN, OSA	8733		City Of Chicago Fire	\$96.08
10/08/2009	HATTEN, OSA	8733		City Of Chicago Fire	\$324.52
08/06/2009	HARTY, GEORGE	8801		City Of Chicago Fire	\$14.22
08/06/2009	HARTY, GEORGE	8801		City Of Chicago Fire	\$6.50
08/06/2009	HARTY, GEORGE	8801		City Of Chicago Fire	\$81.46
07/05/2010	HARPER, ALFRED	8801		City Of Chicago Fire	\$6.50
07/05/2010	HARPER, ALFRED	8801		City Of Chicago Fire	\$93.02
07/05/2010	HARPER, ALFRED	8801		City Of Chicago Fire	\$2.37
07/02/2008	Guzman, Rogelio	F	00498	City Of Chicago Fire	\$35.00
07/02/2008	Guzman, Rogelio	F	00498	City Of Chicago Fire	\$79.11
07/02/2008	Guzman, Rogelio	F	00498	City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF OOMMITTEES

102177

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/02/2008	Guzman, Rogelio	F	00498	City Of Chicago Fire	\$402.40
07/02/2008	Guzman, Rogelio	F	00498	City Of Chicago Fire	\$6.50
09/21/2003	Guth, Sarah	M	00652	City Of Chicago Fire	\$1,458.81
09/21/2003	Guth, Sarah	M	00652	City Of Chicago Fire	\$6.50
09/21/2003	Guth, Sarah	M	00652	City Of Chicago Fire	\$13.98
09/21/2003	Guth, Sarah	M	00652	City Of Chicago Fire	\$6.50
09/21/2003	Guth, Sarah	M	00652	City Of Chicago Fire	\$699.20
09/21/2003	Guth, Sarah	M	00652	City Of Chicago Fire	\$1,492.38
09/21/2003	Guth, Sarah	M	00652	City Of Chicago Fire	\$2,731.56
09/21/2003	Guth, Sarah	M	00652	City Of Chicago Fire	\$28,200.43
02/15/2008	Gray, James	F	09999	City Of Chicago Fire	\$77.58
02/15/2008	Gray, James	F	09999	City Of Chicago Fire	\$4.70
02/15/2008	Gray, James	F	09999	City Of Chicago Fire	\$6.50
02/15/2008	Gray, James	F	09999	City Of Chicago Fire	\$81.75
02/15/2008	Gray, James	F	09999	City Of Chicago Fire	\$9.93
02/15/2008	Gray, James	F	09999	City Of Chicago Fire	\$6.50
02/15/2008	Gray, James	F	09999	City Of Chicago Fire	\$172.76
02/15/2008	Gray, James	F	09999	City Of Chicago Fire	\$29.90
02/15/2008	Gray, James	F	09999	City Of Chicago Fire	\$6.50
02/15/2008	Gray, James	F	09999	City Of Chicago Fire	\$6.50
02/15/2008	Gray, James	F	09999	City Of Chicago Fire	\$4.46
02/15/2008	Gray, James	F	09999	City Of Chicago Fire	\$519.94
11/01/2007	Goga, Robert	F	00328	City Of Chicago Fire	\$6.50
11/01/2007	Goga, Robert	F	00328	City Of Chicago Fire	\$420.00
08/16/2005	Gloude, Joseph	F	00321	City Of Chicago Fire	\$430.47
06/14/1993	Gayda, Wayne	F	00443	City Of Chicago Fire	\$6.50
06/14/1993	Gayda, Wayne	F	00443	City Of Chicago Fire	\$6.30
06/14/1993	Gayda, Wayne	F	00443	City Of Chicago Fire	\$314.91
01/15/2008	Gavin, Terrence	F	00395	City Of Chicago Fire	\$254.29
01/15/2008	Gavin, Terrence	F	00395	City Of Chicago Fire	\$6.50
12/08/1991	Cardley, Mamie	M	00642	City Of Chicago Fire	\$8.50
12/08/1991	Gardley, Mamie	M	00642	City Of Chicago Fire	\$6.50
12/08/1991	Gardley, Mamie	M	00642	City Of Chicago Fire	\$1,322.00

102178

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/08/1991	Gardley, Mamie	M	00642	City Of Chicago Fire	\$6.50
12/08/1991	Gardley, Mamie	M	00642	City Of Chicago Fire	\$1,629.00
12/08/1991	Gardley, Mamie	M	00642	City Of Chicago Fire	\$41.64
12/08/1991	Gardley, Mamie	M	00642	City Of Chicago Fire	\$114.00
12/08/1991	Gardley, Mamie	M	00642	City Of Chicago Fire	\$6.50
12/08/1991	Gardley, Mamie	M	00642	City Of Chicago Fire	\$121.92
12/08/1991	Gardley, Mamie	M	00642	City Of Chicago Fire	\$6.50
12/08/1991	Gardley, Mamie	M	00642	City Of Chicago Fire	\$1,550.00
12/08/1991	Gardley, Mamie	M	00642	City Of Chicago Fire	\$6.50
12/08/1991	Gardley, Mamie	M	00642	City Of Chicago Fire	\$6.50
12/08/1991	Gardley, Mamie	M	00642	City Of Chicago Fire	\$1,550.00
03/01/2008	Garcia, David	F	09999	City Of Chicago Fire	\$47.00
03/01/2008	Garcia, David	F	09999	City Of Chicago Fire	\$6.50
03/01/2008	Garcia, David	F	09999	City Of Chicago Fire	\$291.68
03/01/2008	Garcia, David	F	09999	City Of Chicago Fire	\$6.50
03/01/2008	Garcia, David	F	09999	City Of Chicago Fire	\$76.81
03/01/2008	Garcia, David	F	09999	City Of Chicago Fire	\$6.50
03/01/2008	Garcia, Oavid	F	09999	City Of Chicago Fire	\$16.80
03/01/2008	Garcia, David	F	09999	City Of Chicago Fire	\$71.00
09/18/2007	Gallegos, Arthur	F	00643	City Of Chicago Fire	\$6.50
09/18/2007	Gallegos, Arthur	F	00643	City Of Chicago Fire	\$30.40
07/27/2010	GUSTAFSON, TOM	8701		City Of Chicago Fire	\$6.50
07/27/2010	GUSTAFSON, TOM	8701		City Of Chicago Fire	\$6.50
07/27/2010	GUSTAFSON, TOM	8701		City Of Chicago Fire	\$422.56
07/27/2010	GUSTAFSON, TOM	8701		City Of Chicago Fire	\$91.35
03/27/2010	GRAY, JAMES	8749		City Of Chicago Fire	\$225.00
03/27/2010	GRAY, JAMES	8749		City Of Chicago Fire	\$110.00
03/27/2010	GRAY, JAMES	8749		City Of Chicago Fire	\$6.50
03/27/2010	GRAY, JAMES	8749		City Of Chicago Fire	\$3.72
03/27/2010	GRAY, JAMES	8749		City Of Chicago Fire	\$186.22
03/27/2010	GRAY, JAMES	8749		City Of Chicago Fire	\$76.39
03/27/2010	GRAY, JAMES	8749		City Of Chicago Fire	\$919.62
03/27/2010	GRAY, JAMES	8749		City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102179

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/27/2010	GRAY, JAMES	8749		City Of Chicago Fire	\$3,819.67
03/27/2010	GRAY, JAMES	8749		City Of Chicago Fire	\$6.50
09/09/2010	GRANDE, CHRISTOPHER	8819		City Of Chicago Fire	\$6.50
09/09/2010	GRANDE, CHRISTOPHER	8819		City Of Chicago Fire	\$571.44
12/24/2009	GORMAN, JAMES	8731		City Of Chicago Fire	\$413.00
12/24/2009	GORMAN, JAMES	8731		City Of Chicago Fire	\$6.50
09/19/2008	GONZALEZ, JUAN	8801		City Of Chicago Fire	\$1,307.70
09/19/2008	GONZALEZ, JUAN	8801		City Of Chicago Fire	\$6.50
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$6.50
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$3.21
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$251.37
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$6.50
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$3.04
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$45.87
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$6.50
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$1.86
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$78.79
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$89.77
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$6.50
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$1,823.91
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$6.50
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$166.13
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$6.50
01/14/2009	GILMORE, GARY			City Of Chicago Fire	\$74.03
09/21/2009	GERICH, ROBERT	8801		City Of Chicago Fire	\$232.64
03/24/2010	GARITI, JOHN	8811		City Of Chicago Fire	\$6.50
05/21/2008	GARCIA, ISRAEL	8749		City Of Chicago Fire	\$6.50
05/21/2008	GARCIA, ISRAEL	8749		City Of Chicago Fire	\$425.00
05/21/2008	GARCIA, ISRAEL	8749		City Of Chicago Fire	\$287.32
07/05/2009	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$45.00
07/05/2009	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$6.50
02/19/2010	GAICHAS, ERNEST	8819		City Of Chicago Fire	\$165.04
02/19/2010	GAICHAS, ERNEST	8819		City Of Chicago Fire	\$6.50

102180

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/19/2010	GAICHAS, ERNEST	8819		City Of Chicago Fire	\$2,797.43
02/19/2010	GAICHAS, ERNEST	8819		City Of Chicago Fire	\$6.50
02/19/2010	GAICHAS, ERNEST	8819		City Of Chicago Fire	\$539.76
02/19/2010	GAICHAS, ERNEST	8819		City Of Chicago Fire	\$1,743.88
02/19/2010	GAICHAS, ERNEST	8819		City Of Chicago Fire	\$6.50
02/19/2010	GAICHAS, ERNEST	8819		City Of Chicago Fire	\$6.50
09/17/2007	Fortune, Nicholas	F	09999	City Of Chicago Fire	\$13.57
09/17/2007	Fortune, Nicholas	F	09999	City Of Chicago Fire	\$6.50
09/17/2007	Fortune, Nicholas	F	09999	City Of Chicago Fire	\$235.97
01/25/2008	Fitzpatrick-Vitulli, Kathleen	F	00635	City Of Chicago Fire	\$30.72
12/20/2007	Fennessey, William	F	00520	City Of Chicago Fire	\$7.99
07/06/2010	FUCHSGRUBER, THOMAS	8801		City Of Chicago Fire	\$481.69
07/06/2010	FUCHSGRUBER, THOMAS	8801		City Of Chicago Fire	\$14.68
07/06/2010	FUCHSGRUBER, THOMAS	8801		City Of Chicago Fire	\$47.48
07/06/2010	FUCHSGRUBER, THOMAS	8801		City Of Chicago Fire	\$312.40
07/06/2010	FUCHSGRUBER, THOMAS	8801		City Of Chicago Fire	\$6.50
07/06/2010	FUCHSGRUBER, THOMAS	8801		City Of Chicago Fire	\$30.80
07/06/2010	FUCHSGRUBER, THOMAS	8801		City Of Chicago Fire	\$130.77
07/06/2010	FUCHSGRUBER, THOMAS	8801		City Of Chicago Fire	\$6.50
07/06/2010	FUCHSGRUBER, THOMAS	8801		City Of Chicago Fire	\$12.89
07/06/2010	FUCHSGRUBER, THOMAS	8801		City Of Chicago Fire	\$6.50
07/06/2010	FUCHSGRUBER, THOMAS	8801		City Of Chicago Fire	\$6.50
07/06/2010	FUCHSGRUBER, THOMAS	8801		City Of Chicago Fire	\$148.93
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$32.20
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$6.50
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$130.00
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$6.50
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$12.25
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$97.30
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$6.50
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$12.00
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$12.00
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF OOMMITTEES

102181

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$20.25
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$274.75
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$97.30
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$6.50
04/27/2010	FRAZIER, ANTHONY	8735		City Of Chicago Fire	\$486.60
04/07/2010	FOX, JOHN	8811		City Of Chicago Fire	\$241.99
04/07/2010	FOX, JOHN	8811		City Of Chicago Fire	\$6.50
04/07/2010	FOX, JOHN	8811		City Of Chicago Fire	\$4.84
04/07/2010	FOX, JOHN	8811		City Of Chicago Fire	\$328.62
04/07/2010	FOX, JOHN	8811		City Of Chicago Fire	\$6.50
04/07/2010	FOX, JOHN	8811		City Of Chicago Fire	\$4.78
04/07/2010	FOX, JOHN	8811		City Of Chicago Fire	\$249.89
04/07/2010	FOX, JOHN	8811		City Of Chicago Fire	\$6.50
04/07/2010	FOX, JOHN	8811		City Of Chicago Fire	\$3.02
04/07/2010	FOX, JOHN	8811		City Of Chicago Fire	\$238.85
04/07/2010	FOX, JOHN	8811		City Of Chicago Fire	\$6.50
04/07/2010	FOX, JOHN	8811		City Of Chicago Fire	\$6.58
07/25/2010	FOSTER, MELVON	8731		City Of Chicago Fire	\$215.00
07/25/2010	FOSTER, MELVON	8731		City Of Chicago Fire	\$6.50
07/25/2010	FOSTER, MELVON	8731		City Of Chicago Fire	\$6.50
07/25/2010	FOSTER, MELVON	8731		City Of Chicago Fire	\$35.00
07/25/2010	FOSTER, MELVON	8731		City Of Chicago Fire	\$129.00
07/25/2010	FOSTER, MELVON	8731		City Of Chicago Fire	\$6.50
07/25/2010	FOSTER, MELVON	8731		City Of Chicago Fire	\$20.94
07/25/2010	FOSTER, MELVON	8731		City Of Chicago Fire	\$291.00
07/25/2010	FOSTER, MELVON	8731		City Of Chicago Fire	\$6.50
07/25/2010	FOSTER, MELVON	8731		City Of Chicago Fire	\$36.44
07/25/2010	FOSTER, MELVON	8731		City Of Chicago Fire	\$1,221.00
07/25/2010	FOSTER, MELVON	8731		City Of Chicago Fire	\$6.50
07/25/2010	FOSTER, MELVON	8731		City Of Chicago Fire	\$2,166.08
08/12/2010	FLEMING, DEBRA	8750		City Of Chicago Fire	\$6.50
08/12/2010	FLEMING, DEBRA	8750		City Of Chicago Fire	\$10.62
08/12/2010	FLEMING, DEBRA	8750		City Of Chicago Fire	\$4.23

102182

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/12/2010	FLEMING, DEBRA	8750		City Of Chicago Fire	\$122.17
08/12/2010	FLEMING, DEBRA	8750		City Of Chicago Fire	\$6.50
08/12/2010	FLEMING, DEBRA	8750		City Of Chicago Fire	\$97.24
08/12/2010	FLEMING, DEBRA	8750		City Of Chicago Fire	\$6.50
08/12/2010	FLEMING, DEBRA	8750		City Of Chicago Fire	\$207.59
06/13/2009	FLEETWOOD, PAUL	8750		City Of Chicago Fire	\$213.25
06/13/2009	FLEETWOOD, PAUL	8750		City Of Chicago Fire	\$6.50
06/13/2009	FLEETWOOD, PAUL	8750		City Of Chicago Fire	\$23.65
04/29/2010	FACUNDO, JESUS	8801		City Of Chicago Fire	\$6.50
04/29/2010	FACUNDO, JESUS	8801		City Of Chicago Fire	\$8.63
04/29/2010	FACUNDO, JESUS	8801		City Of Chicago Fire	\$212.50
05/23/2008	Escalante, Ernesto	F	00387	City Of Chicago Fire	\$2.81
05/23/2008	Escalante, Ernesto	F	00387	City Of Chicago Fire	\$5.90
03/06/2003	Enhelder, Paul	L	00377	City Of Chicago Fire	\$6.50
03/06/2003	Enhelder, Paul	L	00377	City Of Chicago Fire	\$234.84
06/25/2001	Edwards, John	M	09999	City Of Chicago Fire	\$5.11
06/25/2001	Edwards, John	M	09999	City Of Chicago Fire	\$6.50
06/25/2001	Edwards, John	M	09999	City Of Chicago Fire	\$88.80
06/04/2010	ENOS, BARBARA	8750		City Of Chicago Fire	\$6.50
06/04/2010	ENOS, BARBARA	8750		City Of Chicago Fire	\$409.98
09/10/2010	ENOS, BARBARA	8750		City Of Chicago Fire	\$648.43 ²
09/10/2010	ENOS, BARBARA	8750		City Of Chicago Fire	\$6.50
09/10/2010	ENOS, BARBARA	8750		City Of Chicago Fire	\$4.75
09/10/2010	ENOS, BARBARA	8750		City Of Chicago Fire	\$185.89
09/10/2010	ENOS, BARBARA	8750		City Of Chicago Fire	\$6.50
09/10/2010	ENOS, BARBARA	8750		City Of Chicago Fire	\$16.57
11/16/2009	EASTMAN JOHNSON, JUNELLEN	8745		City Of Chicago Fire	\$346.00
11/16/2009	EASTMAN JOHNSON, JUNELLEN	8745		City Of Chicago Fire	\$6.50
11/16/2009	EASTMAN JOHNSON, JUNELLEN	8745		City Of Chicago Fire	\$15.09
05/09/2008	Dreyer, David	F	00522	City Of Chicago Fire	\$6.50
05/09/2008	Dreyer, David	F	00522	City Of Chicago Fire	\$3.45
05/09/2008	Dreyer, David	F	00522	City Of Chicago Fire	\$6.50
05/09/2008	Dreyer, David	F	00522	City Of Chicago Fire	\$56.98

10/6/2010

REPORTS OF COMMITTEES

102183

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/09/2008	Dreyer, David	F	00522	City Of Chicago Fire	\$21.37
05/09/2008	Dreyer, David	F	00522	City Of Chicago Fire	\$207.04
02/14/2008	Doucet, Allen	F	00002	City Of Chicago Fire	\$14.68
10/22/2006	Dolan, Sean	F	00651	City Of Chicago Fire	\$6.50
10/22/2006	Dolan, Sean	F	00651	City Of Chicago Fire	\$14.14
10/22/2006	Dolan, Sean	F	00651	City Of Chicago Fire	\$5.26
07/18/2007	Diaz, Rocco	F	00489	City Of Chicago Fire	\$6.50
07/18/2007	Diaz, Rocco	F	00489	City Of Chicago Fire	\$559.89
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$6.50
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$204.72
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$4.10
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$308.45
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$6.50
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$171.87
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$2.77
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$6.50
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$138.45
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$358.09
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$6.50
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$7.17
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$15.20
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$6.50
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$176.64
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$6.50
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$3.54
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$3.44
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$6.50
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$6.17
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$80.21
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$6.50
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$1.61
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$405.80
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$6.50

102184

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/24/2010	Dias, ROCCO	8731		City Of Chicago Fire	\$8.11
09/27/2006	Despiau, Kevin	F	00323	City Of Chicago Fire	\$3.03
09/27/2006	Despiau, Kevin	F	00323	City Of Chicago Fire	\$189.31
09/27/2006	Despiau, Kevin	F	00323	City Of Chicago Fire	\$41.56
09/27/2006	Despiau, Kevin	F	00323	City Of Chicago Fire	\$34.61
02/22/2008	Depaolo, Mark	F	00407	City Of Chicago Fire	\$3.47
02/22/2008	Depaolo, Mark	F	00407	City Of Chicago Fire	\$5.03
02/22/2008	Depaolo, Mark	F	00407	City Of Chicago Fire	\$3.47
02/22/2008	Depaolo, Mark	F	00407	City Of Chicago Fire	\$1.67
02/22/2008	Depaolo, Mark	F	00407	City Of Chicago Fire	\$5.03
01/11/2008	Day, Roger T	F	00379	City Of Chicago Fire	\$2.64
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$9.11
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$7.34
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$10.71
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$4.05
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$11.06
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$7.34
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$5.79
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$9.58
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$5.79
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$4.76
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$2.41
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$15.94
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$15.94
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$4.58
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$16.35
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$7.97
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$18.29
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$23.98
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$11.58
03/23/2008	Daly, Daniel	F	00662	City Of Chicago Fire	\$9.11
01/05/2010	DURKIN, JOHN	8745		City Of Chicago Fire	\$6.50
01/05/2010	DURKIN, JOHN	8745		City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF OOMMITTEES

102185

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/05/2010	DURKIN, JOHN	8745		City Of Chicago Fire	\$535.57
01/05/2010	DURKIN, JOHN	8745		City Of Chicago Fire	\$4,360.65
01/05/2010	DURKIN, JOHN	8745		City Of Chicago Fire	\$10.71
01/05/2010	DURKIN, JOHN	8745		City Of Chicago Fire	\$87.21
06/09/2010	DUBBERKE, ROBERT	8735		City Of Chicago Fire	\$6.50
06/09/2010	DUBBERKE, ROBERT	8735		City Of Chicago Fire	\$10.32
06/09/2010	DUBBERKE, ROBERT	8735		City Of Chicago Fire	\$2.94
06/09/2010	DUBBERKE, ROBERT	8735		City Of Chicago Fire	\$6.50
06/09/2010	DUBBERKE, ROBERT	8735		City Of Chicago Fire	\$200.00
06/09/2010	DUBBERKE, ROBERT	8735		City Of Chicago Fire	\$49.93
06/09/2010	DUBBERKE, ROBERT	8735		City Of Chicago Fire	\$11.50
06/09/2010	DUBBERKE, ROBERT	8735		City Of Chicago Fire	\$6.50
06/09/2010	DUBBERKE, ROBERT	8735		City Of Chicago Fire	\$50.15
08/19/2010	DOUCET, ALLEN	8819		City Of Chicago Fire	\$100.97
08/19/2010	DOUCET, ALLEN	8819		City Of Chicago Fire	\$6.50
08/19/2010	DOUCET, ALLEN	8819		City Of Chicago Fire	\$1,317.20
08/19/2010	DOUCET, ALLEN	8819		City Of Chicago Fire	\$6.50
08/19/2010	DOUCET, ALLEN	8819		City Of Chicago Fire	\$311.38
08/19/2010	DOUCET, ALLEN	8819		City Of Chicago Fire	\$6.50
08/25/2010	DOMINICK, BRENDAN	8819		City Of Chicago Fire	\$4,317.79
08/25/2010	DOMINICK, BRENDAN	8819		City Of Chicago Fire	\$6.50
08/25/2010	DOMINICK, BRENDAN	8819		City Of Chicago Fire	\$110.36
11/06/2008	DOHERTY, MICHAEL	8801		City Of Chicago Fire	\$6.50
11/06/2008	DOHERTY, MICHAEL	8801		City Of Chicago Fire	\$330.60
05/31/2010	DOCKERY, ANTHONY	9161		City Of Chicago Fire	\$176.45
05/31/2010	DOCKERY, ANTHONY	9161		City Of Chicago Fire	\$6.50
05/31/2010	DOCKERY, ANTHONY	9161		City Of Chicago Fire	\$7.16
08/19/2009	DIETZ, STEPHEN	8735		City Of Chicago Fire	\$6.50
08/19/2009	DIETZ, STEPHEN	8735		City Of Chicago Fire	\$102.19
08/19/2009	DIETZ, STEPHEN	8735		City Of Chicago Fire	\$15.61
08/19/2009	DIETZ, STEPHEN	8735		City Of Chicago Fire	\$6.50
08/19/2009	DIETZ, STEPHEN	8735		City Of Chicago Fire	\$610.85
08/19/2009	DIETZ, STEPHEN	8735		City Of Chicago Fire	\$102.19

102186

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

10/6/2010

REPORTS OF COMMITTEES

102187

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/19/2009	DIETZ, STEPHEN	8735		City Of Chicago Fire	\$6.50
04/09/2010	DIETZ, DAVID	8701		City Of Chicago Fire	\$58.43
11/28/2008	DIAZ, ALEJANDRINO			City Of Chicago Fire	\$659.33
11/28/2008	DIAZ, ALEJANDRINO			City Of Chicago Fire	\$1,776.97
05/02/2009	DEMPSEY, ROBERT	8750		City Of Chicago Fire	\$812.05
05/02/2009	DEMPSEY, ROBERT	8750		City Of Chicago Fire	\$16.24
08/30/2010	DEL MARTO, MICHAEL	8819		City Of Chicago Fire	\$8.25
08/30/2010	DEL MARTO, MICHAEL	8819		City Of Chicago Fire	\$6.50
08/30/2010	DEL MARTO, MICHAEL	8819		City Of Chicago Fire	\$322.85
05/28/2009	DECAUSSIN, MARIA T	8701		City Of Chicago Fire	\$762.43
05/28/2009	DECAUSSIN, MARIA T	8701		City Of Chicago Fire	\$223.51
09/03/2010	DEBARTOLO, ENRICO	8801		City Of Chicago Fire	\$6.50
09/03/2010	DEBARTOLO, ENRICO	8801		City Of Chicago Fire	\$716.22
09/03/2010	DEBARTOLO, ENRICO	8801		City Of Chicago Fire	\$18.31
08/16/2010	DAVIS, ERIC	8801		City Of Chicago Fire	\$134.93
08/16/2010	DAVIS, ERIC	8801		City Of Chicago Fire	\$6.50
08/16/2010	DAVIS, ERIC	8801		City Of Chicago Fire	\$6.50
08/16/2010	DAVIS, ERIC	8801		City Of Chicago Fire	\$6.50
08/16/2010	DAVIS, ERIC	8801		City Of Chicago Fire	\$300.00
08/16/2010	DAVIS, ERIC	8801		City Of Chicago Fire	\$217.98
07/07/2008	DATI, THOMAS	8733		City Of Chicago Fire	\$1.66
07/07/2008	DATI, THOMAS	8733		City Of Chicago Fire	\$6.50
07/07/2008	DATI, THOMAS	8733		City Of Chicago Fire	\$40.80
07/23/2008	DALY, MICHAEL			City Of Chicago Fire	\$36.48
07/23/2008	DALY, MICHAEL			City Of Chicago Fire	\$6.50
07/23/2008	DALY, MICHAEL			City Of Chicago Fire	\$147.38
07/10/2010	DALY, DANIEL	8819		City Of Chicago Fire	\$11.14
07/10/2010	DALY, DANIEL	8819		City Of Chicago Fire	\$6.50
07/10/2010	DALY, DANIEL	8819		City Of Chicago Fire	\$274.38
07/10/2010	DALY, DANIEL	8819		City Of Chicago Fire	\$261.33
07/10/2010	DALY, DANIEL	8819		City Of Chicago Fire	\$6.50
07/10/2010	DALY, DANIEL	8819		City Of Chicago Fire	\$3.14
07/10/2010	DALY, DANIEL	8819		City Of Chicago Fire	\$298.93

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/10/2010	DALY, DANIEL	8819		City Of Chicago Fire	\$23.05
07/10/2010	DALY, DANIEL	8819		City Of Chicago Fire	\$400.82
07/10/2010	DALY, DANIEL	8819		City Of Chicago Fire	\$6.50
07/10/2010	DALY, DANIEL	8819		City Of Chicago Fire	\$6.50
01/03/2008	Cullen, Daniel	P	09999	City Of Chicago Fire	\$37.37
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$147.00
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$6.50
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$3,161.54
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$6.50
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$82.04
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$6.50
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$83.18
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$148.07
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$6.50
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$3,648.73
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$18.46
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$6.50
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$454.68
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$128.34
02/17/2007	Craven, Patrick	F	00443	City Of Chicago Fire	\$6.50
08/05/2003	Cordt, Robert	F	09999	City Of Chicago Fire	\$58.43
08/05/2003	Cordt, Robert	F	09999	City Of Chicago Fire	\$198.16
09/06/2007	Collins, Tom	F	00617	City Of Chicago Fire	\$29.28
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$19.25
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$19.26
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$19.25
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$19.25
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$21.58
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$23.27
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$23.85
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$23.81
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$19.25
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$17.03

102188

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

10/6/2010

REPORTS OF COMMITTEES

102189

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$23.69
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$21.47
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$15.28
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$12.96
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$14.81
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$19.25
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$17.03
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$17.03
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$19.25
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$23.81
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$14.81
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$24.62
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$19.25
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$14.88
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$12.96
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$21.58
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$23.81
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$23.81
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$23.85
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$23.85
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$23.81
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$23.81
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$21.58
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$18.42
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$19.25
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$19.25
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$19.25
03/22/2008	Coleman, Franklin	F	00502	City Of Chicago Fire	\$17.03
04/25/2007	Clifford, Michael	F	00359	City Of Chicago Fire	\$81.25
11/08/2007	Claudio, David	F	00643	City Of Chicago Fire	\$4.56
11/08/2007	Claudio, David	F	00643	City Of Chicago Fire	\$4.00
03/24/2008	Clara, Michael	P	00003	City Of Chicago Fire	\$1,354.02
03/24/2008	Clara, Michael	P	00003	City Of Chicago Fire	\$6.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/24/2008	Clara, Michael	P	00003	City Of Chicago Fire	\$311.25
03/24/2008	Clara, Michael	P	00003	City Of Chicago Fire	\$6.50
03/24/2008	Clara, Michael	P	00003	City Of Chicago Fire	\$615.00
03/24/2008	Clara, Michael	P	00003	City Of Chicago Fire	\$6.50
03/24/2008	Clara, Michael	P	00003	City Of Chicago Fire	\$311.25
03/24/2008	Clara, Michael	P	00003	City Of Chicago Fire	\$6.50
03/24/2008	Clara, Michael	P	00003	City Of Chicago Fire	\$311.25
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$49.77
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$45.00
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$160.11
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$347.67
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.98
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$121.37
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$453.02
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$1,253.71
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$1,706.73
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$589.76
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$19.57
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$340.25
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$267.79
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$56.46
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$384.03
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$56.46

102190

JCURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$384.03
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$57.90
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$400.09
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$57.90
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$400.09
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.98
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$121.37
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$6.50
10/19/2005	Chavarria, Gary	F	00375	City Of Chicago Fire	\$15.04
11/19/2007	Cerna, Mario O	F	00518	City Of Chicago Fire	\$78.51
11/19/2007	Cerna, Mario O	F	00518	City Of Chicago Fire	\$6.50
11/19/2007	Cerna, Mario O	F	00518	City Of Chicago Fire	\$174.17
11/19/2007	Cerna, Mario O	F	00518	City Of Chicago Fire	\$16.29
11/19/2007	Cerna, Mario O	F	00518	City Of Chicago Fire	\$6.50
11/19/2007	Cerna, Mario O	F	00518	City Of Chicago Fire	\$863.71
04/16/1999	Casey, Thomas	F	00434	City Of Chicago Fire	\$6.50
04/16/1999	Casey, Thomas	F	00434	City Of Chicago Fire	\$5.23
04/16/1999	Casey, Thomas	F	00434	City Of Chicago Fire	\$356.50
10/03/2007	Calvillo, Antonio	F	00646	City Of Chicago Fire	\$12.95
10/03/2007	Calvillo, Antonio	F	00646	City Of Chicago Fire	\$26.13
10/03/2007	Calvillo, Antonio	F	00646	City Of Chicago Fire	\$41.04
10/03/2007	Calvillo, Antonio	F	00646	City Of Chicago Fire	\$6.78
10/03/2007	Calvillo, Antonio	F	00646	City Of Chicago Fire	\$13.89
10/03/2007	Calvillo, Antonio	F	00646	City Of Chicago Fire	\$12.95
10/03/2007	Calvillo, Antonio	F	00646	City Of Chicago Fire	\$24.48
10/03/2007	Calvillo, Antonio	F	00646	City Of Chicago Fire	\$6.12
10/03/2007	Calvillo, Antonio	F	00646	City Of Chicago Fire	\$12.95
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$6.50
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$3,039.86

10/6/2010

REPORTS OF OOMMITTEES

102191

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$2.02
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$6.50
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$49.76
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$115.65
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$123.38
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$1,840.25
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$6.50
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$2,264.12
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$91.90
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$4.70
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$60.72
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$2.46
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$960.25
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$1,968.54
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$113.19
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$6.50
04/25/2009	CZARNECKI, TODD	8750		City Of Chicago Fire	\$81.75
10/12/2008	CRONIN, MICHAEL			City Of Chicago Fire	\$6.50
10/12/2008	CRONIN, MICHAEL			City Of Chicago Fire	\$6.50
10/12/2008	CRONIN, MICHAEL			City Of Chicago Fire	\$47.59
10/12/2008	CRONIN, MICHAEL			City Of Chicago Fire	\$19.92
10/12/2008	CRONIN, MICHAEL			City Of Chicago Fire	\$346.36
09/25/2009	CRANE, JOHN	8731		City Of Chicago Fire	\$6.50
09/25/2009	CRANE, JOHN	8731		City Of Chicago Fire	\$128.24
09/22/2008	CORBETT, KATHLEEN			City Of Chicago Fire	\$126.42
09/22/2008	CORBETT, KATHLEEN			City Of Chicago Fire	\$119.98
09/22/2008	CORBETT, KATHLEEN			City Of Chicago Fire	\$126.42
09/22/2008	CORBETT, KATHLEEN			City Of Chicago Fire	\$6.50
09/22/2008	CORBETT, KATHLEEN			City Of Chicago Fire	\$6.50
09/22/2008	CORBETT, KATHLEEN			City Of Chicago Fire	\$119.98
09/22/2008	CORBETT, KATHLEEN			City Of Chicago Fire	\$116.79
09/22/2008	CORBETT, KATHLEEN			City Of Chicago Fire	\$119.98
09/22/2008	CORBETT, KATHLEEN			City Of Chicago Fire	\$119.98

102192

JOURNAL--CITY COUNCIL--CHIOAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/19/2008	CONROY, MICHAEL			City Of Chicago Fire	\$6.50
10/19/2008	CONROY, MICHAEL			City Of Chicago Fire	\$52.71
10/19/2008	CONROY, MICHAEL			City Of Chicago Fire	\$628.77
08/16/2010	CONROY, MICHAEL	8702		City Of Chicago Fire	\$6.50
08/16/2010	CONROY, MICHAEL	8702		City Of Chicago Fire	\$300.00
06/16/2010	COLEMAN II, BOYCE	8731		City Of Chicago Fire	\$6.50
06/16/2010	COLEMAN II, BOYCE	8731		City Of Chicago Fire	\$4.78
06/16/2010	COLEMAN II, BOYCE	8731		City Of Chicago Fire	\$238.85
05/12/2010	CLARKE, JAMES	8817		City Of Chicago Fire	\$269.88
05/12/2010	CLARKE, JAMES	8817		City Of Chicago Fire	\$6.50
05/12/2010	CLARKE, JAMES	8817		City Of Chicago Fire	\$6.50
05/12/2010	CLARKE, JAMES	8817		City Of Chicago Fire	\$6.50
05/12/2010	CLARKE, JAMES	8817		City Of Chicago Fire	\$316.60
05/12/2010	CLARKE, JAMES	8817		City Of Chicago Fire	\$6.50
05/12/2010	CLARKE, JAMES	8817		City Of Chicago Fire	\$316.60
05/12/2010	CLARKE, JAMES	8817		City Of Chicago Fire	\$633.20
07/13/2010	CIMORELLI, CHARLES	8750		City Of Chicago Fire	\$6.50
07/13/2010	CIMORELLI, CHARLES	8750		City Of Chicago Fire	\$10.60
07/13/2010	CIMORELLI, CHARLES	8750		City Of Chicago Fire	\$184.34
03/24/2009	CIARA, MICHAEL	8731		City Of Chicago Fire	\$6.50
03/24/2009	CIARA, MICHAEL	8731		City Of Chicago Fire	\$6.50
03/24/2009	CIARA, MICHAEL	8731		City Of Chicago Fire	\$6.50
06/01/2010	CHYCHULA, ANDRIJ	8819		City Of Chicago Fire	\$6.50
06/01/2010	CHYCHULA, ANDRIJ	8819		City Of Chicago Fire	\$6.50
06/01/2010	CHYCHULA, ANDRIJ	8819		City Of Chicago Fire	\$100.68
06/01/2010	CHYCHULA, ANDRIJ	8819		City Of Chicago Fire	\$12.11
06/01/2010	CHYCHULA, ANDRIJ	8819		City Of Chicago Fire	\$95.51
06/01/2010	CHYCHULA, ANDRIJ	8819		City Of Chicago Fire	\$269.88
04/05/2009	CHICKERILLO JR, JOHN			City Of Chicago Fire	\$0.74
04/05/2009	CHICKERILLO JR, JOHN			City Of Chicago Fire	\$41.17
06/09/2010	CHAMPLAIN, RICHARD	8750		City Of Chicago Fire	\$21.83
06/09/2010	CHAMPLAIN, RICHARD	8750		City Of Chicago Fire	\$6.50
06/09/2010	CHAMPLAIN, RICHARD	8750		City Of Chicago Fire	\$1,004.50

10/6/2010

REPORTS OF COMMITTEES

102193

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/05/2010	CENTRACCHIO, MICHAEL	8731		City Of Chicago Fire	\$2,093.26
05/05/2010	CENTRACCHIO, MICHAEL	8731		City Of Chicago Fire	\$41.87
07/22/2008	CAVALETTI, MARK	8819		City Of Chicago Fire	\$6.50
07/22/2008	CAVALETTI, MARK	8819		City Of Chicago Fire	\$89.55
07/22/2008	CAVALETTI, MARK	8819		City Of Chicago Fire	\$1.32
05/08/2010	CARROLL, WILLIAM	8819		City Of Chicago Fire	\$6.50
05/08/2010	CARROLL, WILLIAM	8819		City Of Chicago Fire	\$202.38
05/08/2010	CARROLL, WILLIAM	8819		City Of Chicago Fire	\$6.50
05/08/2010	CARROLL, WILLIAM	8819		City Of Chicago Fire	\$365.64
01/12/2010	CARBONNEAU, THOMAS	8735		City Of Chicago Fire	\$82,604.13
01/12/2010	CARBONNEAU, THOMAS	8735		City Of Chicago Fire	\$137.81
01/12/2010	CARBONNEAU, THOMAS	8735		City Of Chicago Fire	\$72.00
01/12/2010	CARBONNEAU, THOMAS	8735		City Of Chicago Fire	\$191.14
01/12/2010	CARBONNEAU, THOMAS	8735		City Of Chicago Fire	\$1,959.00
01/02/2009	CALDERISI, MICHAEL			City Of Chicago Fire	\$1.72
01/02/2009	CALDERISI, MICHAEL			City Of Chicago Fire	\$6.50
01/02/2009	CALDERISI, MICHAEL			City Of Chicago Fire	\$29.79
09/08/2010	CAHILL, DENNIS	8735		City Of Chicago Fire	\$415.19
09/08/2010	CAHILL, DENNIS	8735		City Of Chicago Fire	\$69.25
09/08/2010	CAHILL, DENNIS	8735		City Of Chicago Fire	\$6.50
09/08/2010	CAHILL, DENNIS	8735		City Of Chicago Fire	\$6.50
09/08/2010	CAHILL, DENNIS	8735		City Of Chicago Fire	\$6.50
09/08/2010	CAHILL, DENNIS	8735		City Of Chicago Fire	\$195.76
09/08/2010	CAHILL, DENNIS	8735		City Of Chicago Fire	\$6.50
09/08/2010	CAHILL, DENNIS	8735		City Of Chicago Fire	\$3,128.73
09/08/2010	CAHILL, DENNIS	8735		City Of Chicago Fire	\$231.66
05/25/2008	Boubel, Daniel O	F	00500	City Of Chicago Fire	\$1.49
07/11/2006	Bliss, Charles	F	00311	City Of Chicago Fire	\$237.00
11/04/2007	Biver-Estrada, Jacqueline	F	09999	City Of Chicago Fire	\$10.38
11/04/2007	Biver-Estrada, Jacqueline	F	09999	City Of Chicago Fire	\$34.42
11/04/2007	Biver-Estrada, Jacqueline	F	09999	City Of Chicago Fire	\$10.38
03/20/2005	Bartgen, William	F	00655	City Of Chicago Fire	\$2,064.90
03/20/2005	Bartgen, William	F	00655	City Of Chicago Fire	\$825.98

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/20/2005	Bartgen, William	F	00655	City Of Chicago Fire	\$75.11
03/20/2005	Bartgen, William	F	00655	City Of Chicago Fire	\$6.50
08/14/2010	BYRNE, JAMES	8735		City Of Chicago Fire	\$6.50
08/14/2010	BYRNE, JAMES	8735		City Of Chicago Fire	\$6.50
08/14/2010	BYRNE, JAMES	8735		City Of Chicago Fire	\$450.48
08/14/2010	BYRNE, JAMES	8735		City Of Chicago Fire	\$83.04
12/27/2008	BUTLER, DANTE			City Of Chicago Fire	\$186.05
12/27/2008	BUTLER, DANTE			City Of Chicago Fire	\$73.27
12/27/2008	BUTLER, DANTE			City Of Chicago Fire	\$6.50
03/22/2010	BURKE, JEFFERY	8801		City Of Chicago Fire	\$602.79
03/22/2010	BURKE, JEFFERY	8801		City Of Chicago Fire	\$1.24
03/22/2010	BURKE, JEFFERY	8801		City Of Chicago Fire	\$249.13
03/22/2010	BURKE, JEFFERY	8801		City Of Chicago Fire	\$243.94
03/22/2010	BURKE, JEFFERY	8801		City Of Chicago Fire	\$249.13
03/22/2010	BURKE, JEFFERY	8801		City Of Chicago Fire	\$110.00
03/22/2010	BURKE, JEFFERY	8801		City Of Chicago Fire	\$306.00
03/22/2010	BURKE, JEFFERY	8801		City Of Chicago Fire	\$6.50
01/26/2010	BURKE SR, MARK	8801		City Of Chicago Fire	\$529.35
01/26/2010	BURKE SR, MARK	8801		City Of Chicago Fire	\$505.52
01/26/2010	BURKE SR, MARK	8801		City Of Chicago Fire	\$152.10
12/12/2009	BUESCHEL, MICHAEL	8801		City Of Chicago Fire	\$6.45
12/12/2009	BUESCHEL, MICHAEL	8801		City Of Chicago Fire	\$170.64
08/15/2010	BROWN, WILLIAM	8731		City Of Chicago Fire	\$6.50
08/15/2010	BROWN, WILLIAM	8731		City Of Chicago Fire	\$206.26
08/15/2010	BROWN, WILLIAM	8731		City Of Chicago Fire	\$4.12
08/15/2010	BROWN, WILLIAM	8731		City Of Chicago Fire	\$95.65
08/15/2010	BROWN, WILLIAM	8731		City Of Chicago Fire	\$6.50
08/15/2010	BROWN, WILLIAM	8731		City Of Chicago Fire	\$92.63
08/15/2010	BROWN, WILLIAM	8731		City Of Chicago Fire	\$1.16
08/15/2010	BROWN, WILLIAM	8731		City Of Chicago Fire	\$6.50
08/15/2010	BROWN, WILLIAM	8731		City Of Chicago Fire	\$1.85
09/29/2008	BROENNEKE, PATRICK			City Of Chicago Fire	\$6.50
09/29/2008	BROENNEKE, PATRICK			City Of Chicago Fire	\$1.79

10/6/2010

REPORTS OF COMMITTEES

102195

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/29/2008	BROENNEKE, PATRICK			City Of Chicago Fire	\$44.20
03/20/2010	BRNE, BERNARD	8731		City Of Chicago Fire	\$6.50
03/20/2010	BRNE, BERNARD	8731		City Of Chicago Fire	\$300.00
10/05/2009	BRANNIGAN, MICHAEL	8733		City Of Chicago Fire	\$217.56
07/04/2010	BOYLE, WILLIAM	8763		City Of Chicago Fire	\$15.21
07/04/2010	BOYLE, WILLIAM	8763		City Of Chicago Fire	\$6.50
07/04/2010	BOYLE, WILLIAM	8763		City Of Chicago Fire	\$120.00
07/04/2010	BOYLE, WILLIAM	8763		City Of Chicago Fire	\$6.50
07/04/2010	BOYLE, WILLIAM	8763		City Of Chicago Fire	\$120.00
07/04/2010	BOYLE, WILLIAM	8763		City Of Chicago Fire	\$9.43
07/04/2010	BOYLE, WILLIAM	8763		City Of Chicago Fire	\$15.21
07/04/2010	BOYLE, WILLIAM	8763		City Of Chicago Fire	\$61.89
07/04/2010	BOYLE, WILLIAM	8763		City Of Chicago Fire	\$15.21
07/04/2010	BOYLE, WILLIAM	8763		City Of Chicago Fire	\$61.89
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$756.64
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$6.50
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$252.59
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$253.68
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$6.50
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$3.72
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$253.68
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$6.50
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$3.72
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$317.10
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$6.50
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$4.66
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$253.68
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$6.50
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$3.72
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$253.68
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$6.50
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$3.72
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$253.68

102196

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$6.50
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$3.72
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$88.23
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$6.50
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$1.29
01/07/2010	BLISS, CHARLES	8811		City Of Chicago Fire	\$474.25
04/05/2010	BLAKEY, GEORGE O	8819		City Of Chicago Fire	\$6.50
04/05/2010	BLAKEY, GEORGE O	8819		City Of Chicago Fire	\$975.10
08/19/2010	BLAKE, THOMAS	8801		City Of Chicago Fire	\$6.50
08/19/2010	BLAKE, THOMAS	8801		City Of Chicago Fire	\$36.53
08/19/2010	BLAKE, THOMAS	8801		City Of Chicago Fire	\$6.50
08/19/2010	BLAKE, THOMAS	8801		City Of Chicago Fire	\$300.00
07/16/2010	BIRKENSTOCK, EDWARD	8731		City Of Chicago Fire	\$176.45
07/16/2010	BIRKENSTOCK, EDWARD	8731		City Of Chicago Fire	\$7.16
07/16/2010	BIRKENSTOCK, EDWARD	8731		City Of Chicago Fire	\$6.50
12/08/2009	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$21.20
12/08/2009	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$6.50
12/08/2009	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$651.44
12/08/2009	BIERWIRTH, THOMAS	8801		City Of Chicago Fire	\$4,327.02
03/13/2010	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$69.02
03/13/2010	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$6.50
03/13/2010	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$0.83
06/25/2008	BENDER, KATHRIN	8749		City Of Chicago Fire	\$225.00
06/25/2008	BENDER, KATHRIN	8749		City Of Chicago Fire	\$3.82
06/25/2008	BENDER, KATHRIN	8749		City Of Chicago Fire	\$110.00
06/25/2008	BENDER, KATHRIN	8749		City Of Chicago Fire	\$17.44
06/25/2008	BENDER, KATHRIN	8749		City Of Chicago Fire	\$190.86
06/25/2008	BENDER, KATHRIN	8749		City Of Chicago Fire	\$6.50
06/25/2008	BENDER, KATHRIN	8749		City Of Chicago Fire	\$303.40
06/25/2008	BENDER, KATHRIN	8749		City Of Chicago Fire	\$6.50
06/25/2008	BENDER, KATHRIN	8749		City Of Chicago Fire	\$6,805.05
06/25/2008	BENDER, KATHRIN	8749		City Of Chicago Fire	\$6.50
03/08/2010	BEIRIGER, TERRY	Lt		City Of Chicago Fire	\$99.63

10/6/2010

REPORTS OF COMMITTEES

102197

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/08/2010	BEIRIGER, TERRY	Lt		City Of Chicago Fire	\$6.50
03/08/2010	BEIRIGER, TERRY	Lt		City Of Chicago Fire	\$877.59
03/08/2010	BEIRIGER, TERRY	Lt		City Of Chicago Fire	\$6.50
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$6.50
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$2.43
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$2.43
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$6.50
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$121.72
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$6.50
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$27.69
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$868.53
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$6.50
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$35.25
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$4,633.47
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$6.50
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$56.09
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$4.33
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$6.50
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$216.25
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$121.72
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$1,384.63
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$139.27
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$6.50
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$2.78
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$3,536.38
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$6.50
08/07/2010	BEIRIGER, TERRY	8811		City Of Chicago Fire	\$203.34
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$6.50
09/28/2009	SEALS JR, AARON	8819		City Of Chicago Fire	\$410.88
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$6.50
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$890.24
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$6.50
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$14.33

102198

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$6.50
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$384.00
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$14.33
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$6.50
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$384.00
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$6.50
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$28.66
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$768.00
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$42.99
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$6.50
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$1,152.00
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$14.33
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$6.50
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$384.00
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$14.33
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$6.50
09/28/2009	BEALS JR, AARON	8819		City Of Chicago Fire	\$384.00
08/27/2009	BATKA JR, BRADLEY	8794		City Of Chicago Fire	\$6.50
08/27/2009	BATKA JR, BRADLEY	8794		City Of Chicago Fire	\$571.93
08/22/2010	BATKA JR, BRADLEY	8801		City Of Chicago Fire	\$1,138.68
08/22/2010	BATKA JR, BRADLEY	8801		City Of Chicago Fire	\$6.50
08/22/2010	BATKA JR, BRADLEY	8801		City Of Chicago Fire	\$113.75
11/21/2009	BARRON, DAVID	8731		City Of Chicago Fire	\$221.00
11/21/2009	BARRON, DAVID	8731		City Of Chicago Fire	\$6.50
11/21/2009	BARRON, DAVID	8731		City Of Chicago Fire	\$48.00
11/21/2009	BARRON, DAVID	8731		City Of Chicago Fire	\$11.24
01/14/2010	BARBA, MARTIN	8801		City Of Chicago Fire	\$15.87
01/14/2010	BARBA, MARTIN	8801		City Of Chicago Fire	\$368.77
01/14/2010	BARBA, MARTIN	8801		City Of Chicago Fire	\$14.97
01/14/2010	BARBA, MARTIN	8801		City Of Chicago Fire	\$391.00
03/23/2010	BAPTISTA, GREGORY	8801		City Of Chicago Fire	\$420.00
03/23/2010	BAPTISTA, GREGORY	8801		City Of Chicago Fire	\$6.50
02/11/2009	BANSLEY, JAMES	8733		City Of Chicago Fire	\$854.22

10/6/2010

REPORTS OF COMMITTEES

102199

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/11/2009	BANSLEY, JAMES	8733		City Of Chicago Fire	\$27.70
02/11/2009	BANSLEY, JAMES	8733		City Of Chicago Fire	\$54.62
02/11/2009	BANSLEY, JAMES	8733		City Of Chicago Fire	\$427.11
02/11/2009	BANSLEY, JAMES	8733		City Of Chicago Fire	\$83.58
02/11/2009	BANSLEY, JAMES	8733		City Of Chicago Fire	\$1,288.65
02/11/2009	BANSLEY, JAMES	8733		City Of Chicago Fire	\$55.40
02/11/2009	BANSLEY, JAMES	8733		City Of Chicago Fire	\$55.40
02/11/2009	BANSLEY, JAMES	8733		City Of Chicago Fire	\$854.22
02/11/2009	BANSLEY, JAMES	8733		City Of Chicago Fire	\$854.22
02/11/2009	BANSLEY, JAMES	8733		City Of Chicago Fire	\$55.40
02/11/2009	BANSLEY, JAMES	8733		City Of Chicago Fire	\$842.03
08/31/2010	BACK, JASON	8819		City Of Chicago Fire	\$6.50
08/31/2010	BACK, JASON	8819		City Of Chicago Fire	\$175.41
08/31/2010	BACK, JASON	8819		City Of Chicago Fire	\$6.50
08/31/2010	BACK, JASON	8819		City Of Chicago Fire	\$100.68
12/16/2007	Arvesen, William	F	00480	City Of Chicago Fire	\$6.50
12/16/2007	Arvesen, William	F	00480	City Of Chicago Fire	\$48.00
07/08/2008	Arrendondo, Javier	F	00465	City Of Chicago Fire	\$7.80
07/08/2008	Arrendondo, Javier	F	00465	City Of Chicago Fire	\$7.80
07/08/2008	Arrendondo, Javier	F	00465	City Of Chicago Fire	\$7.67
07/08/2008	Arrendondo, Javier	F	00465	City Of Chicago Fire	\$7.80
07/08/2008	Arrendondo, Javier	F	00465	City Of Chicago Fire	\$7.60
09/10/2006	Antonucci, Raymond	F	00430	City Of Chicago Fire	\$416.42
09/10/2006	Antonucci, Raymond	F	00430	City Of Chicago Fire	\$6.50
02/04/2008	Andolino, Steve	F	00397	City Of Chicago Fire	\$6.50
02/04/2008	Andolino, Steve	F	00397	City Of Chicago Fire	\$259.96
02/25/1998	Anderson, Todd	M	09999	City Of Chicago Fire	\$93.60
02/25/1998	Anderson, Todd	M	09999	City Of Chicago Fire	\$6.50
02/25/1998	Anderson, Todd	M	09999	City Of Chicago Fire	\$283.00
05/22/2008	Altman, James	C	00353	City Of Chicago Fire	\$626.86
03/02/2007	Altman, James	F	00320	City Of Chicago Fire	\$21.50
03/02/2007	Altman, James	F	00320	City Of Chicago Fire	\$1,074.86
05/14/2010	ARAUJO, MARIO	8801		City Of Chicago Fire	\$94.64

102200

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/14/2010	ARAUJO, MARIO	8801		City Of Chicago Fire	\$1.39
05/14/2010	ARAUJO, MARIO	8801		City Of Chicago Fire	\$6.50
04/24/2009	ARANDA, ARTHUR	8731		City Of Chicago Fire	\$289.72
04/24/2009	ARANDA, ARTHUR	8731		City Of Chicago Fire	\$6.50
04/24/2009	ARANDA, ARTHUR	8731		City Of Chicago Fire	\$189.63
04/24/2009	ARANDA, ARTHUR	8731		City Of Chicago Fire	\$6.50
04/24/2009	ARANDA, ARTHUR	8731		City Of Chicago Fire	\$6.50
04/24/2009	ARANDA, ARTHUR	8731		City Of Chicago Fire	\$6.50
04/24/2009	ARANDA, ARTHUR	8731		City Of Chicago Fire	\$226.51
04/24/2009	ARANDA, ARTHUR	8731		City Of Chicago Fire	\$63.21
07/09/2009	ALVARADO, RENE	8731		City Of Chicago Fire	\$1,644.46
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$175.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.76
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$12.09
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$9.67
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$219.05
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$11.69
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$175.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.76
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$175.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.76
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$216.35
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$7.25
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$70.67
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$1.41
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$216.35

10/6/2010

REPORTS OF COMMITTEES

102201

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$7.25
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$216.35
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$7.25
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$249.60
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$7.65
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$321.20
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$18.67
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$203.35
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$163.70
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$3.86
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$166.40
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$8.30
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$222.95
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$10.81
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$163.70
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$3.86
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$162.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$9.18
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$275.60
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$14.20
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$118.95
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50

102202

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$4.25
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$232.05
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$9.27
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$216.35
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$7.25
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$216.35
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$7.25
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$252.30
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$262.60
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$6.50
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$16.63
02/21/2010	ALESSI, SAMUEL	8750		City Of Chicago Fire	\$129.74
09/19/2008	AHLFELD, DANIEL			City Of Chicago Fire	\$67.50
09/19/2008	AHLFELD, DANIEL			City Of Chicago Fire	\$1.74
09/19/2008	AHLFELD, DANIEL			City Of Chicago Fire	\$6.50
01/03/2009	AGUIRRE, JESSE			City Of Chicago Fire	\$1,050.83
01/03/2009	AGUIRRE, JESSE			City Of Chicago Fire	\$6.50
01/03/2009	AGUIRRE, JESSE			City Of Chicago Fire	\$257.85
Number Amount					
Total:	2690				\$744,615.81
Insured Name1: City Of Chicago Police					
08/25/2010	ZYDEK, BRYAN	9161	044	City Of Chicago Police	\$1,724.81
08/25/2010	ZYDEK, BRYAN	9161	044	City Of Chicago Police	\$6.50
08/25/2010	ZYDEK, BRYAN	9161	044	City Of Chicago Police	\$56.67
07/25/2010	ZUBECK, JAMES	9161		City Of Chicago Police	\$104.84
07/25/2010	ZUBECK, JAMES	9161		City Of Chicago Police	\$6.50
07/25/2010	ZUBECK, JAMES	9161		City Of Chicago Police	\$200.31
07/25/2010	ZUBECK, JAMES	9161		City Of Chicago Police	\$6.50
07/25/2010	ZUBECK, JAMES	9161		City Of Chicago Police	\$223.28
07/25/2010	ZUBECK, JAMES	9161		City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102203

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/25/2010	ZUBECK, JAMES	9161		City Of Chicago Police	\$6.50
07/25/2010	ZUBECK, JAMES	9161		City Of Chicago Police	\$104.84
08/04/2010	ZAVALA, WENSESLAO	9161		City Of Chicago Police	\$4.23
08/04/2010	ZAVALA, WENSESLAO	9161		City Of Chicago Police	\$6.50
08/04/2010	ZAVALA, WENSESLAO	9161		City Of Chicago Police	\$72.39
08/04/2010	ZAVALA, WENSESLAO	9161		City Of Chicago Police	\$10.62
12/01/2008	ZAPATA, JOSHUA			City Of Chicago Police	\$715.26
12/01/2008	ZAPATA, JOSHUA			City Of Chicago Police	\$6.50
12/01/2008	ZAPATA, JOSHUA			City Of Chicago Police	\$168.26
12/01/2008	ZAPATA, JOSHUA			City Of Chicago Police	\$6.50
12/01/2008	ZAPATA, JOSHUA			City Of Chicago Police	\$4.30
12/01/2008	ZAPATA, JOSHUA			City Of Chicago Police	\$6.50
06/28/2010	ZAPATA, JOSHUA			City Of Chicago Police	\$6.50
06/28/2010	ZAPATA, JOSHUA			City Of Chicago Police	\$100.68
06/28/2010	ZAPATA, JOSHUA			City Of Chicago Police	\$107.66
06/28/2010	ZAPATA, JOSHUA			City Of Chicago Police	\$6.50
06/28/2010	ZAPATA, JOSHUA			City Of Chicago Police	\$4,213.30
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$1,172.36
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$6.50
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$76.08
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$72.81
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$6.50
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$148.62
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$7,431.16
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$207.74
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$984.53
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$6.50
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$63.88
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$1,773.77
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$1,089.79
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$63.88
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$70.70
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$36.08

102204

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$6.50
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$1.25
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$984.53
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$6.50
12/29/2009	ZALINSKI, STANISLAW	9161		City Of Chicago Police	\$6.50
04/12/2010	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$5.64
04/12/2010	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$6.50
04/12/2010	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$58.54
08/26/2010	YAU, ALICE	9161		City Of Chicago Police	\$6.50
08/26/2010	YAU, ALICE	9161		City Of Chicago Police	\$207.59
10/12/2009	YANEZ, JUAN	9161	005	City Of Chicago Police	\$13.32
08/23/2010	YANEZ, JUAN	9161	005	City Of Chicago Police	\$6.50
08/23/2010	YANEZ, JUAN	9161	005	City Of Chicago Police	\$21.37
08/23/2010	YANEZ, JUAN	9161	005	City Of Chicago Police	\$62.21
08/23/2010	YANEZ, JUAN	9161	005	City Of Chicago Police	\$1,461.60
08/23/2010	YANEZ, JUAN	9161	005	City Of Chicago Police	\$6.50
08/23/2010	YANEZ, JUAN	9161	005	City Of Chicago Police	\$34.75
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$6.50
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$6.50
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$21.53
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$6.50
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$530.40
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$6.50
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$21.13
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$2,400.00
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$6.50
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$193.18
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$395.06
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$6.50
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$200.33
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$44.03
09/08/1997	Wright-Krygowski, Tammi L	P	00022	City Of Chicago Police	\$6.50
06/06/2008	Wright-Krygowski, Tammi L	P	00003	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF OOMMITTEES

102205

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/06/2008	Wright-Krygowski, Tammi L	P	00003	City Of Chicago Police	\$153.92
06/06/2008	Wright-Krygowski, Tammi L	P	00003	City Of Chicago Police	\$6.50
06/06/2008	Wright-Krygowski, Tammi L	P	00003	City Of Chicago Police	\$116.98
06/06/2008	Wright-Krygowski, Tammi L	P	00003	City Of Chicago Police	\$339.75
06/06/2008	Wright-Krygowski, Tammi L	P	00003	City Of Chicago Police	\$3,867.41
01/08/2007	Woznicki, Robert A	P	00016	City Of Chicago Police	\$96.80
08/08/2008	Woloszynski, Thomas	P	00017	City Of Chicago Police	\$439.24
09/02/2008	Wilson, Daniele L	P	00006	City Of Chicago Police	\$53.00
09/02/2008	Wilson, Daniele L	P	00006	City Of Chicago Police	\$6.50
08/09/2006	Williams-Collins, Eleanor D	P	00007	City Of Chicago Police	\$6.50
08/09/2006	Williams-Collins, Eleanor D	P	00007	City Of Chicago Police	\$901.39
08/09/2006	Williams-Collins, Eleanor D	P	00007	City Of Chicago Police	\$495.33
09/30/2006	Watson, Gregory	P	00701	City Of Chicago Police	\$13.37
09/30/2006	Watson, Gregory	P	00701	City Of Chicago Police	\$6.50
09/30/2006	Watson, Gregory	P	00701	City Of Chicago Police	\$109.57
09/30/2006	Watson, Gregory	P	00701	City Of Chicago Police	\$15.27
09/30/2006	Watson, Gregory	P	00701	City Of Chicago Police	\$31.50
09/30/2006	Watson, Gregory	P	00701	City Of Chicago Police	\$232.62
09/30/2006	Watson, Gregory	P	00701	City Of Chicago Police	\$6.50
09/30/2006	Watson, Gregory	P	00701	City Of Chicago Police	\$6.30
09/30/2006	Watson, Gregory	P	00701	City Of Chicago Police	\$265.50
09/30/2006	Watson, Gregory	P	00701	City Of Chicago Police	\$6.50
09/17/2007	Warren-Purdiman, Pamela L	P	00018	City Of Chicago Police	\$6.50
07/08/2010	Warner, Jerome			City Of Chicago Police	\$88.23
07/08/2010	Warner, Jerome			City Of Chicago Police	\$6.50
07/08/2010	Warner, Jerome			City Of Chicago Police	\$1.29
09/20/2008	Walter, Sajit	P	00005	City Of Chicago Police	\$5.51
09/19/2008	Wallace, Curtis L	P	00025	City Of Chicago Police	\$20.39
09/19/2008	Wallace, Curtis L	P	00025	City Of Chicago Police	\$6.50
09/19/2008	Wallace, Curtis L	P	00025	City Of Chicago Police	\$91.30
04/25/2008	Walker, Ronald S	P	00022	City Of Chicago Police	\$4,610.84
04/11/2008	Walker, Corey L	P	00006	City Of Chicago Police	\$230.45
04/11/2008	Walker, Corey L	P	00006	City Of Chicago Police	\$6.50

102206

JCURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/11/2008	Walker, Corey L	P	00006	City Of Chicago Police	\$51.60
01/12/2008	Wagner, William	P	09999	City Of Chicago Police	\$12.36
01/01/2010	WROBEL, MICHAEL	9161	044	City Of Chicago Police	\$6.50
01/01/2010	WROBEL, MICHAEL	9161	044	City Of Chicago Police	\$194.10
08/30/2010	WOODS, PAUL	9161	152	City Of Chicago Police	\$232.56
08/30/2010	WOODS, PAUL	9161	152	City Of Chicago Police	\$6.50
08/30/2010	WOODS, PAUL	9161	152	City Of Chicago Police	\$207.59
08/30/2010	WOODS, PAUL	9161	152	City Of Chicago Police	\$6.50
04/24/2009	WOLFE, RAMA	9161	003	City Of Chicago Police	\$30.01
04/24/2009	WOLFE, RAMA	9161	003	City Of Chicago Police	\$751.28
04/24/2009	WOLFE, RAMA	9161	003	City Of Chicago Police	\$6.50
04/24/2009	WOLFE, RAMA	9161	003	City Of Chicago Police	\$29.72
04/24/2009	WOLFE, RAMA	9161	003	City Of Chicago Police	\$6.50
04/24/2009	WOLFE, RAMA	9161	003	City Of Chicago Police	\$6.50
04/24/2009	WOLFE, RAMA	9161	003	City Of Chicago Police	\$30.06
04/24/2009	WOLFE, RAMA	9161	003	City Of Chicago Police	\$760.42
04/24/2009	WOLFE, RAMA	9161	003	City Of Chicago Police	\$784.25
07/01/2010	WOLANSKI, MARGARET	9161	044	City Of Chicago Police	\$6.50
07/01/2010	WOLANSKI, MARGARET	9161	044	City Of Chicago Police	\$133.90
07/01/2010	WOLANSKI, MARGARET	9161	044	City Of Chicago Police	\$138.80
07/01/2010	WOLANSKI, MARGARET	9161	044	City Of Chicago Police	\$6.50
07/01/2010	WOLANSKI, MARGARET	9161	044	City Of Chicago Police	\$1,043.70
07/01/2010	WOLANSKI, MARGARET	9161	044	City Of Chicago Police	\$6.50
07/01/2010	WOLANSKI, MARGARET	9161	044	City Of Chicago Police	\$259.09
07/01/2010	WOLANSKI, MARGARET	9161	044	City Of Chicago Police	\$1,043.70
07/01/2010	WOLANSKI, MARGARET	9161	044	City Of Chicago Police	\$6.50
07/01/2010	WOLANSKI, MARGARET	9161	044	City Of Chicago Police	\$0.38
07/01/2010	WOLANSKI, MARGARET	9161	044	City Of Chicago Police	\$207.59
07/01/2010	WOLANSKI, MARGARET	9161	044	City Of Chicago Police	\$6.50
07/01/2010	WOLANSKI, MARGARET	9161	044	City Of Chicago Police	\$0.38
06/28/2010	WILSON, ROBERT	9161	008	City Of Chicago Police	\$6.50
06/28/2010	WILSON, ROBERT	9161	008	City Of Chicago Police	\$190.00
06/28/2010	WILSON, ROBERT	9161	008	City Of Chicago Police	\$1.95

10/6/2010

REPORTS OF COMMITTEES

102207

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/31/2009	WILLIAMS, SUSAN	9161	715	City Of Chicago Police	\$87.19
08/31/2009	WILLIAMS, SUSAN	9161	715	City Of Chicago Police	\$8,984.55
08/31/2009	WILLIAMS, SUSAN	9161	715	City Of Chicago Police	\$6.50
08/31/2009	WILLIAMS, SUSAN	9161	715	City Of Chicago Police	\$258.46
08/31/2009	WILLIAMS, SUSAN	9161	715	City Of Chicago Police	\$6.50
06/09/2009	WILLIAMS, STEVEN			City Of Chicago Police	\$1,046.07
06/09/2009	WILLIAMS, STEVEN			City Of Chicago Police	\$6.50
06/09/2009	WILLIAMS, STEVEN			City Of Chicago Police	\$6.50
06/09/2009	WILLIAMS, STEVEN			City Of Chicago Police	\$51.61
06/09/2009	WILLIAMS, STEVEN			City Of Chicago Police	\$6.50
06/09/2009	WILLIAMS, STEVEN			City Of Chicago Police	\$6.50
06/09/2009	WILLIAMS, STEVEN			City Of Chicago Police	\$4,480.95
09/03/2009	WILLIAMS, RICKEY	9161	006	City Of Chicago Police	\$6.50
09/03/2009	WILLIAMS, RICKEY	9161	006	City Of Chicago Police	\$259.22
09/03/2009	WILLIAMS, RICKEY	9161	006	City Of Chicago Police	\$5.18
09/03/2009	WILLIAMS, RICKEY	9161	006	City Of Chicago Police	\$107.42
09/03/2009	WILLIAMS, RICKEY	9161	006	City Of Chicago Police	\$6.50
09/03/2009	WILLIAMS, RICKEY	9161	006	City Of Chicago Police	\$2.75
09/03/2009	WILLIAMS, RICKEY	9161	006	City Of Chicago Police	\$6.50
02/18/2010	WILLIAMS, RAMSEY	9161	012	City Of Chicago Police	\$3.92
02/18/2010	WILLIAMS, RAMSEY	9161	012	City Of Chicago Police	\$87.19
02/18/2010	WILLIAMS, RAMSEY	9161	012	City Of Chicago Police	\$6.50
02/18/2010	WILLIAMS, RAMSEY	9161	012	City Of Chicago Police	\$195.74
02/18/2010	WILLIAMS, RAMSEY	9161	012	City Of Chicago Police	\$6.50
06/06/2010	WILLIAMS, KELLI	9161		City Of Chicago Police	\$1,034.31
06/06/2010	WILLIAMS, KELLI	9161		City Of Chicago Police	\$6.50
06/06/2010	WILLIAMS, KELLI	9161		City Of Chicago Police	\$43.80
06/06/2010	WILLIAMS, KELLI	9161		City Of Chicago Police	\$15.44
06/06/2010	WILLIAMS, KELLI	9161		City Of Chicago Police	\$56.26
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$30.21
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$6.50
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$711.39
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$7.16

102208

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$6.50
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$176.45
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$6.50
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$60.02
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$585.99
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$6.50
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$19.24
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$1,826.61
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$7.14
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$6.50
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$217.46
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$17.86
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$6.50
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$543.66
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$1.66
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$6.50
08/07/2010	WILLIAMS, GARY	9171		City Of Chicago Police	\$40.80
08/10/2010	WILLIAMS, DONAL	9161	701	City Of Chicago Police	\$6.50
08/10/2010	WILLIAMS, DONAL	9161	701	City Of Chicago Police	\$164.62
08/10/2010	WILLIAMS, DONAL	9161	701	City Of Chicago Police	\$241.45
08/10/2010	WILLIAMS, DONAL	9161	701	City Of Chicago Police	\$6.50
08/10/2010	WILLIAMS, DONAL	9161	701	City Of Chicago Police	\$67.47
08/10/2010	WILLIAMS, DONAL	9161	701	City Of Chicago Police	\$6.50
08/10/2010	WILLIAMS, DONAL	9161	701	City Of Chicago Police	\$6.18
08/18/2010	WILLIAMS, BENNY	9161	044	City Of Chicago Police	\$567.66
08/18/2010	WILLIAMS, BENNY	9161	044	City Of Chicago Police	\$6.50
08/07/2010	WILKOSZEWSKI, MICHELE	9161	016	City Of Chicago Police	\$30.51
08/07/2010	WILKOSZEWSKI, MICHELE	9161	016	City Of Chicago Police	\$590.31
08/07/2010	WILKOSZEWSKI, MICHELE	9161	016	City Of Chicago Police	\$6.50
08/07/2010	WILKOSZEWSKI, MICHELE	9161	016	City Of Chicago Police	\$8.66
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$35.66
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$6.50
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$361.80

10/6/2010

REPORTS OF COMMITTEES

102209

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$206.33
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$20.34
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$6.50
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$162.74
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$6.50
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$16.04
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$234.14
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$3.44
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$1,390.34
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$360.60
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$234.14
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$3.44
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$175.60
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$2.58
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$234.14
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$3.44
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$356.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$5.23
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$253.67
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$3.73
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$234.14
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$3.44
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$635.75
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$9.33

102210

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$871.92
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6,450.00
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$11.18
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$234.14
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$3.44
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$234.14
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$3.44
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$234.14
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$6.50
05/18/2010	WHITMORE JR, ROY	9171		City Of Chicago Police	\$3.44
01/16/2010	WETZEL, DAVID			City Of Chicago Police	\$684.43
01/16/2010	WETZEL, DAVID			City Of Chicago Police	\$6.50
01/16/2010	WETZEL, DAVID			City Of Chicago Police	\$27.79
01/16/2010	WETZEL, DAVID			City Of Chicago Police	\$1,477.00
01/16/2010	WETZEL, DAVID			City Of Chicago Police	\$6.50
01/16/2010	WETZEL, DAVID			City Of Chicago Police	\$48.53
01/16/2010	WETZEL, DAVID			City Of Chicago Police	\$74.11
01/16/2010	WETZEL, DAVID			City Of Chicago Police	\$6.50
01/16/2010	WETZEL, DAVID			City Of Chicago Police	\$3.01
01/16/2010	WETZEL, DAVID			City Of Chicago Police	\$110.00
01/16/2010	WETZEL, DAVID			City Of Chicago Police	\$225.00
07/30/2010	WESSELHOFF, MARK	9161	314	City Of Chicago Police	\$6.50
07/30/2010	WESSELHOFF, MARK	9161	314	City Of Chicago Police	\$8.58
07/30/2010	WESSELHOFF, MARK	9161	314	City Of Chicago Police	\$414.03
08/17/2010	WELLS JR, JAMES	9161	006	City Of Chicago Police	\$734.37
08/17/2010	WELLS JR, JAMES	9161	006	City Of Chicago Police	\$6.50
11/26/2009	WATSON, DAVID	9161		City Of Chicago Police	\$6.50
11/26/2009	WATSON, DAVID	9161		City Of Chicago Police	\$6.50
11/26/2009	WATSON, DAVID	9161		City Of Chicago Police	\$6,764.47

10/6/2010

REPORTS OF COMMITTEES

102211

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/15/2009	WATERS IV, MILTON			City Of Chicago Police	\$151.71
07/15/2009	WATERS IV, MILTON			City Of Chicago Police	\$6.50
07/15/2009	WATERS IV, MILTON			City Of Chicago Police	\$198.02
07/15/2009	WATERS IV, MILTON			City Of Chicago Police	\$6.50
07/15/2009	WATERS IV, MILTON			City Of Chicago Police	\$809.37
07/15/2009	WATERS IV, MILTON			City Of Chicago Police	\$32.85
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$6.50
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$15.05
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$342.83
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$6.50
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$6.85
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$241.80
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$6.50
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$15.05
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$241.80
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$6.50
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$15.05
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$181.35
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$6.50
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$8.42
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$188.50
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$6.50
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$12.99
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$224.25
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$6.50
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$14.32
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$241.80
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$6.50
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$15.05
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$224.25
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$6.50
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$14.32
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$86.90

102212

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$6.50
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$1.74
03/14/2010	WASHINGTON, AARON			City Of Chicago Police	\$241.80
07/27/2010	WARNKE, JOSEPH	9161	018	City Of Chicago Police	\$20.01
07/27/2010	WARNKE, JOSEPH	9161	018	City Of Chicago Police	\$6.50
07/27/2010	WARNKE, JOSEPH	9161	018	City Of Chicago Police	\$202.96
07/27/2010	WARNKE, JOSEPH	9161	018	City Of Chicago Police	\$6.50
07/27/2010	WARNKE, JOSEPH	9161	018	City Of Chicago Police	\$76.81
07/27/2010	WARNKE, JOSEPH	9161	018	City Of Chicago Police	\$194.56
07/27/2010	WARNKE, JOSEPH	9161	018	City Of Chicago Police	\$6.50
07/27/2010	WARNKE, JOSEPH	9161	018	City Of Chicago Police	\$217.29
07/27/2010	WARNKE, JOSEPH	9161	018	City Of Chicago Police	\$19.19
07/27/2010	WARNKE, JOSEPH	9161	018	City Of Chicago Police	\$6.50
07/27/2010	WARNKE, JOSEPH	9161	018	City Of Chicago Police	\$21.43
07/08/2010	WARNER JR, JEROME	9161	044	City Of Chicago Police	\$10.64
07/08/2010	WARNER JR, JEROME	9161	044	City Of Chicago Police	\$6.50
07/08/2010	WARNER JR, JEROME	9161	044	City Of Chicago Police	\$202.80
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$6.50
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$77.46
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$80.21
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$6.50
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$1.61
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$2,357.58
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$160.13
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$6.50
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$435.17
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$2.09
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$6.50
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$51.54
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$4.96
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$6.50
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$87.19
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102213

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/07/2010	WALTHALL, MARKUS	9161	253	City Of Chicago Police	\$219.18
01/01/2010	WALKER, RONALD			City Of Chicago Police	\$100.68
01/01/2010	WALKER, RONALD			City Of Chicago Police	\$6.50
07/11/2008	Villarreal, Marco	P	00007	City Of Chicago Police	\$6.72
07/11/2008	Villarreal, Marco	P	00007	City Of Chicago Police	\$10.95
02/02/2008	Velez, Benjamin	P	00008	City Of Chicago Police	\$10.43
02/09/2008	Velazquez, Maria	P	00020	City Of Chicago Police	\$8.88
07/04/2010	Vasquez, Michael	PPO	044	City Of Chicago Police	\$6.50
07/04/2010	Vasquez, Michael	PPO	044	City Of Chicago Police	\$207.59
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$2,053.80
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$5,888.40
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$6.50
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$5,867.60
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$5,888.40
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$762.90
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$2,040.04
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$383.70
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$487.71
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$6.50
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$127.32
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$60.80
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$252.14
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$76.66
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$3.50
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$6.50
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$6.50
07/02/2008	Valenti, Ross	P	00019	City Of Chicago Police	\$11.03
07/02/2008	Valenti, Ross	P	00019	City Of Chicago Police	\$7.43
07/02/2008	Valenti, Ross	P	00019	City Of Chicago Police	\$28.80
04/18/2008	Vabakos, Elaine	P	00025	City Of Chicago Police	\$120.60
04/18/2008	Vabakos, Elaine	P	00025	City Of Chicago Police	\$70.80
07/11/2010	VITERI, ANGELICA			City Of Chicago Police	\$211.71
07/11/2010	VITERI, ANGELICA			City Of Chicago Police	\$6.50

102214

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/11/2010	VITERI, ANGELICA			City Of Chicago Police	\$4.24
07/11/2010	VITERI, ANGELICA			City Of Chicago Police	\$707.70
07/11/2010	VITERI, ANGELICA			City Of Chicago Police	\$6.50
07/11/2010	VITERI, ANGELICA			City Of Chicago Police	\$113.23
07/11/2010	VITERI, ANGELICA			City Of Chicago Police	\$7.04
07/11/2010	VITERI, ANGELICA			City Of Chicago Police	\$6.50
07/11/2010	VITERI, ANGELICA			City Of Chicago Police	\$1.85
07/11/2010	VITERI, ANGELICA			City Of Chicago Police	\$92.63
07/11/2010	VITERI, ANGELICA			City Of Chicago Police	\$6.50
07/11/2010	VITERI, ANGELICA			City Of Chicago Police	\$352.35
06/25/2010	VINCENT, MAUREEN	9161	153	City Of Chicago Police	\$207.59
06/25/2010	VINCENT, MAUREEN	9161	153	City Of Chicago Police	\$6.50
07/21/2009	VILLARREAL, MARCO	9161		City Of Chicago Police	\$210.00
07/21/2009	VILLARREAL, MARCO	9161		City Of Chicago Police	\$6.50
02/09/2010	VERTA, RHONDA			City Of Chicago Police	\$3.01
02/09/2010	VERTA, RHONDA			City Of Chicago Police	\$6.50
02/09/2010	VERTA, RHONDA			City Of Chicago Police	\$74.11
08/30/2010	VERSETTO, MARY	9161	001	City Of Chicago Police	\$6.50
08/30/2010	VERSETTO, MARY	9161	001	City Of Chicago Police	\$654.43
08/07/2010	VENTRELLA, JOHN	9161		City Of Chicago Police	\$5.56
08/07/2010	VENTRELLA, JOHN	9161		City Of Chicago Police	\$6.50
08/07/2010	VENTRELLA, JOHN	9161		City Of Chicago Police	\$217.35
05/16/2009	VAZQUEZ, MIGDALIZ	9161		City Of Chicago Police	\$6.50
05/07/2010	VAZQUEZ, GERMAN	9171	010	City Of Chicago Police	\$6.50
05/07/2010	VAZQUEZ, GERMAN	9171	010	City Of Chicago Police	\$285.30
05/07/2010	VAZQUEZ, GERMAN	9171	010	City Of Chicago Police	\$23.16
05/07/2010	VAZQUEZ, GERMAN	9171	010	City Of Chicago Police	\$6.50
05/07/2010	VAZQUEZ, GERMAN	9171	010	City Of Chicago Police	\$262.61
09/08/2009	VASSELLI, NICHOLAS			City Of Chicago Police	\$250.74
09/08/2009	VASSELLI, NICHOLAS			City Of Chicago Police	\$6.50
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$7.93
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$202.90
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102215

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$7.93
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$1,621.71
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.50
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$41.44
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$252.00
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.50
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$98.45
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.50
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$8.39
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$120.25
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.50
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$16.95
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$222.82
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.50
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$30.12
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$236.60
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.50
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$9.38
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$205.40
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.50
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$8.51
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$180.05
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.50
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.87
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$148.85
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.50
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.00
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$122.95
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.50
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$3.34
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$236.05
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.50
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$8.36

102216

JCURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$236.05
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.50
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$8.36
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$202.90
06/30/2010	VASQUEZ, VIDAL	9171	008	City Of Chicago Police	\$6.50
11/05/2009	VARELA, JEANNETTE	9161		City Of Chicago Police	\$2,314.24
11/05/2009	VARELA, JEANNETTE	9161		City Of Chicago Police	\$6.50
07/02/2010	VALERIC, MAGDALENA			City Of Chicago Police	\$6.50
07/02/2010	VALERIC, MAGDALENA			City Of Chicago Police	\$238.71
07/02/2010	VALERIC, MAGDALENA			City Of Chicago Police	\$238.71
07/02/2010	VALERIC, MAGDALENA			City Of Chicago Police	\$243.91
07/02/2010	VALERIC, MAGDALENA			City Of Chicago Police	\$6.50
07/02/2010	VALERIC, MAGDALENA			City Of Chicago Police	\$496.15
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$11.67
07/02/2010	VALERIC, MAGDALENA			City Of Chicago Police	\$6.50
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$456.24
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$6.50
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$274.02
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$6.50
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$6.50
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$238.71
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$6.50
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$6.50
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$604.09
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$238.71
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$487.19
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$0.95
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$6.50
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$6.50
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$238.71
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$6.50
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$393.18
07/02/2010	VALERIO, MAGDALENA			City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102217

102218

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/21/2009	VALENZUELA, RUTH	9161	003	City Of Chicago Police	\$6.50
07/21/2009	VALENZUELA, RUTH	9161	003	City Of Chicago Police	\$6.50
07/21/2009	VALENZUELA, RUTH	9161	003	City Of Chicago Police	\$6.50
07/21/2009	VALENZUELA, RUTH	9161	003	City Of Chicago Police	\$6.50
07/21/2009	VALENZUELA, RUTH	9161	003	City Of Chicago Police	\$6.50
07/21/2009	VALENZUELA, RUTH	9161	003	City Of Chicago Police	\$6.50
07/21/2009	VALENZUELA, RUTH	9161	003	City Of Chicago Police	\$6.50
07/21/2009	VALENZUELA, RUTH	9161	003	City Of Chicago Police	\$6.50
07/21/2009	VALENZUELA, RUTH	9161	003	City Of Chicago Police	\$6.50
07/21/2009	VALENZUELA, RUTH	9161	003	City Of Chicago Police	\$6.50
07/21/2009	VALENZUELA, RUTH	9161	003	City Of Chicago Police	\$6.50
07/29/2009	VALENTIN, ISRAEL	9161	014	City Of Chicago Police	\$548.01
07/29/2009	VALENTIN, ISRAEL	9161	014	City Of Chicago Police	\$6.50
04/19/2010	VACCARO, MARK			City Of Chicago Police	\$25.97
04/19/2010	VACCARO, MARK			City Of Chicago Police	\$259.74
04/19/2010	VACCARO, MARK			City Of Chicago Police	\$6.50
08/25/2010	URBAN, ANETA	9161	044	City Of Chicago Police	\$821.80
08/25/2010	URBAN, ANETA	9161	044	City Of Chicago Police	\$26.88
08/25/2010	URBAN, ANETA	9161	044	City Of Chicago Police	\$6.50
08/20/2010	UGARTE, RENE	9161		City Of Chicago Police	\$247.32
08/20/2010	UGARTE, RENE	9161		City Of Chicago Police	\$6.50
08/20/2010	UGARTE, RENE	9161		City Of Chicago Police	\$23.44
08/20/2010	UGARTE, RENE	9161		City Of Chicago Police	\$721.00
08/20/2010	UGARTE, RENE	9161		City Of Chicago Police	\$6.50
08/20/2010	UGARTE, RENE	9161		City Of Chicago Police	\$4.95
07/18/2008	Tracey, Kristin	P	00015	City Of Chicago Police	\$6.50
07/18/2008	Tracey, Kristin	P	00015	City Of Chicago Police	\$207.59
04/06/1998	Tokarz, Joyce A	P	00023	City Of Chicago Police	\$151.71
04/06/1998	Tokarz, Joyce A	P	00023	City Of Chicago Police	\$6.50
04/06/1998	Tokarz, Joyce A	P	00023	City Of Chicago Police	\$6.50
08/05/2008	Tirado, Jose M	P	00006	City Of Chicago Police	\$13.91
05/09/2008	Thompson, Belinda	P	00002	City Of Chicago Police	\$17.47

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/09/2008	Thompson, Belinda	P	00002	City Of Chicago Police	\$9.59
05/09/2008	Thompson, Belinda	P	00002	City Of Chicago Police	\$15.22
07/26/2008	Thompson, Abasi T.	P	00014	City Of Chicago Police	\$10.74
05/04/2008	Thommes-Baran, Annette L	P	00016	City Of Chicago Police	\$25.00
05/04/2008	Thommes-Baran, Annette L	P	00016	City Of Chicago Police	\$232.21
05/04/2008	Thommes-Baran, Annette L	P	00016	City Of Chicago Police	\$6.50
08/03/2006	Thomas, Herman A	P	00002	City Of Chicago Police	\$78.89
08/03/2006	Thomas, Herman A	P	00002	City Of Chicago Police	\$6.50
08/03/2006	Thomas, Herman A	P	00002	City Of Chicago Police	\$6.01
08/03/2006	Thomas, Herman A	P	00002	City Of Chicago Police	\$262.65
08/03/2006	Thomas, Herman A	P	00002	City Of Chicago Police	\$6.50
08/03/2006	Thomas, Herman A	P	00002	City Of Chicago Police	\$3.86
08/03/2006	Thomas, Herman A	P	00002	City Of Chicago Police	\$1.39
08/03/2006	Thomas, Herman A	P	00002	City Of Chicago Police	\$6.50
08/03/2006	Thomas, Herman A	P	00002	City Of Chicago Police	\$3.96
08/03/2006	Thomas, Herman A	P	00002	City Of Chicago Police	\$110.00
08/03/2006	Thomas, Herman A	P	00002	City Of Chicago Police	\$6.50
08/03/2006	Thomas, Herman A	P	00002	City Of Chicago Police	\$94.64
08/03/2006	Thomas, Herman A	P	00002	City Of Chicago Police	\$269.48
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$9.75
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$6.50
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$6.50
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$275.04
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$6.50
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$322.00
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$6.50
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$275.04
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$6.50
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$322.00
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$6.50
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$5.12
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$275.04
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102219

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$275.04
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$6.50
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$186.83
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$6.50
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$322.00
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$6.50
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$322.00
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$6.50
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$322.00
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$6.50
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$322.00
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$6.50
04/01/2010	TUTTLE, KEVIN	9161		City Of Chicago Police	\$322.00
09/05/2010	TUTTLE, KEVIN	9161	044	City Of Chicago Police	\$803.01
09/05/2010	TUTTLE, KEVIN	9161	044	City Of Chicago Police	\$6.50
09/05/2010	TUTTLE, KEVIN	9161	044	City Of Chicago Police	\$41.52
09/05/2010	TUTTLE, KEVIN	9161	044	City Of Chicago Police	\$6.50
01/23/2009	TURNER, DONALD	9161	023	City Of Chicago Police	\$6.50
01/23/2009	TURNER, DONALD	9161	023	City Of Chicago Police	\$455.72
01/23/2009	TURNER, DONALD	9161	023	City Of Chicago Police	\$6.50
01/23/2009	TURNER, DONALD	9161	023	City Of Chicago Police	\$437.00
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$6.50
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$16.93
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$9.56
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$6.50
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$235.57
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$20.11
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$6.50
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$198.02
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$6.50
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$250.15
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$76.61
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$6.50

102220

JCURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$134.93
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$6.50
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$485.76
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$28.44
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$6.50
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$44.35
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$67.47
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$6.50
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$67.47
08/08/2010	TURNER, RONALD	9161	008	City Of Chicago Police	\$6.50
09/06/2009	TURCINOVIC, ELVIS			City Of Chicago Police	\$6.50
11/23/2009	TULLY, MARTIN			City Of Chicago Police	\$1.33
11/23/2009	TULLY, MARTIN			City Of Chicago Police	\$52.20
11/23/2009	TULLY, MARTIN			City Of Chicago Police	\$6.50
11/23/2009	TULLY, MARTIN			City Of Chicago Police	\$117.00
11/23/2009	TULLY, MARTIN			City Of Chicago Police	\$2.99
11/23/2009	TULLY, MARTIN			City Of Chicago Police	\$1,993.96
11/23/2009	TULLY, MARTIN			City Of Chicago Police	\$9.11
11/23/2009	TULLY, MARTIN			City Of Chicago Police	\$6.50
11/23/2009	TULLY, MARTIN			City Of Chicago Police	\$92.40
11/23/2009	TULLY, MARTIN			City Of Chicago Police	\$6.50
05/20/2010	TROUPE, RONALD			City Of Chicago Police	\$6.50
05/20/2010	TROUPE, RONALD			City Of Chicago Police	\$364.91
05/20/2010	TROUPE, RONALD			City Of Chicago Police	\$5.35
08/05/2010	TROMAN, ALICIA	9161	018	City Of Chicago Police	\$165.58
08/05/2010	TROMAN, ALICIA	9161	018	City Of Chicago Police	\$6.50
08/05/2010	TROMAN, ALICIA	9161	018	City Of Chicago Police	\$19.45
04/07/2010	TREACY, JOSEPH	9161	044	City Of Chicago Police	\$391.00
04/07/2010	TREACY, JOSEPH	9161	044	City Of Chicago Police	\$15.87
07/11/2010	TRACEY, KRISTIN	9161		City Of Chicago Police	\$6.50
07/11/2010	TRACEY, KRISTIN	9161		City Of Chicago Police	\$47.00
09/20/2009	TRAAN, GUAM	9161	001	City Of Chicago Police	\$3,830.00
09/20/2009	TRAAN, GUAM	9161	001	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102221

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/20/2009	TRAAN, GUAM	9161	001	City Of Chicago Police	\$6.50
09/20/2009	TRAAN, GUAM	9161	001	City Of Chicago Police	\$202.41
09/20/2009	TRAAN, GUAM	9161	001	City Of Chicago Police	\$6.50
09/20/2009	TRAAN, GUAM	9161	001	City Of Chicago Police	\$249.13
09/20/2009	TRAAN, GUAM	9161	001	City Of Chicago Police	\$6.50
09/20/2009	TRAAN, GUAM	9161	001	City Of Chicago Police	\$100.00
09/20/2009	TRAAN, GUAM	9161	001	City Of Chicago Police	\$6.50
09/20/2009	TRAAN, GUAM	9161	001	City Of Chicago Police	\$249.13
08/12/2010	TOWNSEND, SHELLEY	po		City Of Chicago Police	\$6.59
08/12/2010	TOWNSEND, SHELLEY	po		City Of Chicago Police	\$329.44
08/12/2010	TOWNSEND, SHELLEY	po		City Of Chicago Police	\$6.50
08/12/2010	TOWNSEND, SHELLEY	po		City Of Chicago Police	\$47.57
08/12/2010	TOWNSEND, SHELLEY	po		City Of Chicago Police	\$6.50
08/12/2010	TOWNSEND, SHELLEY	po		City Of Chicago Police	\$1,447.94
08/12/2010	TOWNSEND, SHELLEY	po		City Of Chicago Police	\$6.50
08/12/2010	TOWNSEND, SHELLEY	po		City Of Chicago Police	\$7.16
08/12/2010	TOWNSEND, SHELLEY	po		City Of Chicago Police	\$176.45
08/11/2010	TORRES, THERESA	9161	189	City Of Chicago Police	\$1.84
08/11/2010	TORRES, THERESA	9161	189	City Of Chicago Police	\$6.50
08/11/2010	TORRES, THERESA	9161	189	City Of Chicago Police	\$32.00
09/06/2010	TORRES, JESSE	9161		City Of Chicago Police	\$539.70
09/06/2010	TORRES, JESSE	9161		City Of Chicago Police	\$10.64
09/06/2010	TORRES, JESSE	9161		City Of Chicago Police	\$6.50
06/23/2010	TORRES, ESMELIDA	9161	010	City Of Chicago Police	\$10.36
06/23/2010	TORRES, ESMELIDA	9161	010	City Of Chicago Police	\$6.50
06/23/2010	TORRES, ESMELIDA	9161	010	City Of Chicago Police	\$205.12
08/09/2009	TORRES, ANTONIO			City Of Chicago Police	\$6.50
08/09/2009	TORRES, ANTONIO			City Of Chicago Police	\$294.04
07/06/2010	TOMASIK, EDWARD	9201	177	City Of Chicago Police	\$3.55
07/06/2010	TOMASIK, EDWARD	9201	177	City Of Chicago Police	\$405.00
07/06/2010	TOMASIK, EDWARD	9201	177	City Of Chicago Police	\$6.50
07/19/2010	TIRADO, JOSE	9171		City Of Chicago Police	\$6.50
07/19/2010	TIRADO, JOSE	9171		City Of Chicago Police	\$10.49

102222

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/19/2010	TIRADO, JOSE	9171		City Of Chicago Police	\$6.64
07/19/2010	TIRADO, JOSE	9171		City Of Chicago Police	\$196.95
07/19/2010	TIRADO, JOSE	9171		City Of Chicago Police	\$6.50
07/19/2010	TIRADO, JOSE	9171		City Of Chicago Police	\$11.93
07/19/2010	TIRADO, JOSE	9171		City Of Chicago Police	\$174.85
07/19/2010	TIRADO, JOSE	9171		City Of Chicago Police	\$6.50
07/19/2010	TIRADO, JOSE	9171		City Of Chicago Police	\$204.75
07/19/2010	TIRADO, JOSE	9171		City Of Chicago Police	\$13.10
07/19/2010	TIRADO, JOSE	9171		City Of Chicago Police	\$174.85
07/19/2010	TIRADO, JOSE	9171		City Of Chicago Police	\$11.93
07/19/2010	TIRADO, JOSE	9171		City Of Chicago Police	\$6.50
02/20/2010	THOMPSON, ABASI			City Of Chicago Police	\$759.06
02/20/2010	THOMPSON, ABASI			City Of Chicago Police	\$6.50
02/20/2010	THOMPSON, ABASI			City Of Chicago Police	\$15.18
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$6.50
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$220.25
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$10.81
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$222.95
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$179.40
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$6.37
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$6.50
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$89.70
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$6.50
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$292.50
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$10.91
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$288.60
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$6.50
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$11.79
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$232.05
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$6.50
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$9.27
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$216.35
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102223

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$7.25
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$6.50
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$5.88
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$10.91
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$6.50
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$2.94
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$179.40
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$6.50
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$5.88
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$226.20
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$6.50
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$10.05
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$292.50
06/26/2010	THOMAS, JAMIE			City Of Chicago Police	\$6.50
03/29/2010	THILL, JOHN	9161		City Of Chicago Police	\$110.00
03/29/2010	THILL, JOHN	9161		City Of Chicago Police	\$225.00
03/29/2010	THILL, JOHN	9161		City Of Chicago Police	\$225.00
03/29/2010	THILL, JOHN	9161		City Of Chicago Police	\$110.00
03/30/2010	TERNAND, BRANDON	9161	044	City Of Chicago Police	\$236.60
03/13/2010	TELLEZ, VINCENT	9161		City Of Chicago Police	\$188.18
03/13/2010	TELLEZ, VINCENT	9161		City Of Chicago Police	\$6.50
03/13/2010	TELLEZ, VINCENT	9161		City Of Chicago Police	\$4,636.27
03/13/2010	TELLEZ, VINCENT	9161		City Of Chicago Police	\$6.50
03/13/2010	TELLEZ, VINCENT	9161		City Of Chicago Police	\$457.88
03/13/2010	TELLEZ, VINCENT	9161		City Of Chicago Police	\$18.58
03/02/2010	TEGTMEIER, MATT	9161	044	City Of Chicago Police	\$6.50
03/02/2010	TEGTMEIER, MATT	9161	044	City Of Chicago Police	\$53.95
04/26/2010	TARAS, LISA	9161		City Of Chicago Police	\$6.50
04/26/2010	TARAS, LISA	9161		City Of Chicago Police	\$8.77
04/26/2010	TARAS, LISA	9161		City Of Chicago Police	\$117.09
04/26/2010	TARAS, LISA	9161		City Of Chicago Police	\$6.50
04/26/2010	TARAS, LISA	9161		City Of Chicago Police	\$1.72
04/26/2010	TARAS, LISA	9161		City Of Chicago Police	\$8.86

102224

JCURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$6.50
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$227.40
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$19.45
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$6.50
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$165.58
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$4.14
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$6.50
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$189.45
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$9.84
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$6.50
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$106.67
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$12.46
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$6.50
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$213.20
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$14.89
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$6.50
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$200.20
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$4.14
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$6.50
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$189.45
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$14.54
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$10.87
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$6.50
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$230.65
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$6.50
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$569.16
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$10.44
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$6.50
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$197.50
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$6.50
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$207.59
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$9.84
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102225

102226

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$106.67
08/05/2010	TANNEHILL, MICHAEL	9161	019	City Of Chicago Police	\$11.05
09/24/2006	Szudy, Edmund M	P	09999	City Of Chicago Police	\$6.50
09/24/2006	Szudy, Edmund M	P	09999	City Of Chicago Police	\$29.05
04/24/2007	Swiatkowski, Brian	P	00007	City Of Chicago Police	\$2.25
08/11/2008	Swanson, David O	P	00001	City Of Chicago Police	\$17.99
07/30/2008	Swaine, Daniel	P	00050	City Of Chicago Police	\$3.36
07/30/2008	Swaine, Daniel	P	00050	City Of Chicago Police	\$13.90
07/30/2008	Swaine, Daniel	P	00050	City Of Chicago Police	\$7.67
07/30/2008	Swaine, Daniel	P	00050	City Of Chicago Police	\$191.97
01/28/2006	Stromek, Walter F	P	00701	City Of Chicago Police	\$75.10
07/09/1998	Stover, Danny	P	00004	City Of Chicago Police	\$6.50
08/05/2007	Stewart-Oyess, Maria Ellena	P	00001	City Of Chicago Police	\$10.91
06/20/2008	Stella, Nicholas	P	00007	City Of Chicago Police	\$5.22
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$84.92
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$1.96
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$6.50
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$76.42
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$76.42
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$6.50
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$1.96
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$84.92
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$6.50
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$76.42
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$6.50
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$1.96
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$6.50
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$76.42
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$6.50
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$1.96
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$180.00
03/01/2006	Stapleton, John R	P	00018	City Of Chicago Police	\$6.50
02/21/2007	Stankowski, Donald D	P	00018	City Of Chicago Police	\$6.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/21/2007	Stankowski, Donald D	P	00018	City Of Chicago Police	\$2,546.34
02/21/2007	Stankowski, Donald D	P	00018	City Of Chicago Police	\$6.50
02/21/2007	Stankowski, Donald D	P	00018	City Of Chicago Police	\$259.96
07/03/2007	Spraggins, Ronald	P	00006	City Of Chicago Police	\$102.19
07/03/2007	Spraggins, Ronald	P	00006	City Of Chicago Police	\$6.50
09/23/2006	Spizzirri, Edward A	P	00012	City Of Chicago Police	\$2,222.22
09/18/1997	Spiegel, Robert J	P	00008	City Of Chicago Police	\$40.68
09/18/1997	Spiegel, Robert J	P	00008	City Of Chicago Police	\$94.14
09/18/1997	Spiegel, Robert J	P	00008	City Of Chicago Police	\$6.50
09/18/1997	Spiegel, Robert J	P	00008	City Of Chicago Police	\$803.38
09/18/1997	Spiegel, Robert J	P	00008	City Of Chicago Police	\$6.50
08/16/2006	Smith, Larry	P	00153	City Of Chicago Police	\$292.70
08/16/2006	Smith, Larry	P	00153	City Of Chicago Police	\$6.50
08/16/2006	Smith, Larry	P	00153	City Of Chicago Police	\$21.68
08/16/2006	Smith, Larry	P	00153	City Of Chicago Police	\$702.18
08/16/2006	Smith, Larry	P	00153	City Of Chicago Police	\$6.50
08/16/2006	Smith, Larry	P	00153	City Of Chicago Police	\$6.50
08/16/2006	Smith, Larry	P	00153	City Of Chicago Police	\$201.97
08/16/2006	Smith, Larry	P	00153	City Of Chicago Police	\$264.74
08/16/2006	Smith, Larry	P	00153	City Of Chicago Police	\$6.50
08/16/2006	Smith, Larry	P	00153	City Of Chicago Police	\$16.97
08/16/2006	Smith, Larry	P	00153	City Of Chicago Police	\$431.93
08/16/2006	Smith, Larry	P	00153	City Of Chicago Police	\$6.50
08/16/2006	Smith, Larry	P	00153	City Of Chicago Police	\$55.37
08/16/2006	Smith, Larry	P	00153	City Of Chicago Police	\$54.05
04/06/2008	Smith Jr, Lee A	P	00006	City Of Chicago Police	\$12.72
11/23/2006	Sherlock, Anthony	P	00017	City Of Chicago Police	\$225.00
11/23/2006	Sherlock, Anthony	P	00017	City Of Chicago Police	\$1,287.88
11/23/2006	Sherlock, Anthony	P	00017	City Of Chicago Police	\$6.50
11/23/2006	Sherlock, Anthony	P	00017	City Of Chicago Police	\$18.91
11/23/2006	Sherlock, Anthony	P	00017	City Of Chicago Police	\$1.93
11/23/2006	Sherlock, Anthony	P	00017	City Of Chicago Police	\$6.50
11/23/2006	Sherlock, Anthony	P	00017	City Of Chicago Police	\$3.37

10/6/2010

REPORTS OF COMMITTEES

102227

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/23/2006	Sherlock, Anthony	P	00017	City Of Chicago Police	\$131.72
11/23/2006	Sherlock, Anthony	P	00017	City Of Chicago Police	\$6.50
11/23/2006	Sherlock, Anthony	P	00017	City Of Chicago Police	\$229.69
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$3.85
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$6.50
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$6.50
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$88.00
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$6.50
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$88.00
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$6.50
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$88.00
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$6.50
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$88.00
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$6.50
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$88.00
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$6.50
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$64.00
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$6.50
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$59.16
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$6.50
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$88.00
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$6.50
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$88.00
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$6.50
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$88.00
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$6.50
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$192.32
02/14/1995	Segovia, Rodolfo	P	00017	City Of Chicago Police	\$88.00
02/19/2008	Schwab, John J	P	00153	City Of Chicago Police	\$30.72

102228

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/19/2008	Schwab, John J	P	00153	City Of Chicago Police	\$30.68
02/19/2008	Schwab, John J	P	00153	City Of Chicago Police	\$25.62
02/19/2008	Schwab, John J	P	00153	City Of Chicago Police	\$30.68
02/19/2008	Schwab, John J	P	00153	City Of Chicago Police	\$30.68
02/19/2008	Schwab, John J	P	00153	City Of Chicago Police	\$30.68
11/19/2002	Schak, Edward C	P	00025	City Of Chicago Police	\$6.50
11/19/2002	Schak, Edward C	P	00025	City Of Chicago Police	\$6.50
11/19/2002	Schak, Edward C	P	00025	City Of Chicago Police	\$6.50
11/19/2002	Schak, Edward C	P	00025	City Of Chicago Police	\$6.50
11/19/2002	Schak, Edward C	P	00025	City Of Chicago Police	\$6.50
11/19/2002	Schak, Edward C	P	00025	City Of Chicago Police	\$6.50
11/19/2002	Schak, Edward C	P	00025	City Of Chicago Police	\$6.50
11/19/2002	Schak, Edward C	P	00025	City Of Chicago Police	\$6.50
11/19/2002	Schak, Edward C	P	00025	City Of Chicago Police	\$6.50
11/19/2002	Schak, Edward C	P	00025	City Of Chicago Police	\$6.50
11/19/2002	Schak, Edward C	P	00025	City Of Chicago Police	\$6.50
11/19/2002	Schak, Edward C	P	00025	City Of Chicago Police	\$6.50
02/14/2008	Scali, Michael P	P	00018	City Of Chicago Police	\$6.48
02/14/2008	Scali, Michael P	P	00018	City Of Chicago Police	\$10.31
02/14/2008	Scali, Michael P	P	00018	City Of Chicago Police	\$480.23
02/14/2008	Scali, Michael P	P	00018	City Of Chicago Police	\$19.41
02/14/2008	Scali, Michael P	P	00018	City Of Chicago Police	\$3.12
01/09/2008	Santana, Yolanda	P	00002	City Of Chicago Police	\$115.18
01/09/2008	Santana, Yolanda	P	00002	City Of Chicago Police	\$5.98
01/09/2008	Santana, Yolanda	P	00002	City Of Chicago Police	\$103.98
01/09/2008	Santana, Yolanda	P	00002	City Of Chicago Police	\$6.01
01/09/2008	Santana, Yolanda	P	00002	City Of Chicago Police	\$10.25
02/25/2008	Sanchez, Mario	P	00010	City Of Chicago Police	\$11.51
07/22/2008	Sampson, Esther M	P	00022	City Of Chicago Police	\$13.13
12/16/1999	Salyers, John C	P	00020	City Of Chicago Police	\$6.50
12/16/1999	Salyers, John C	P	00020	City Of Chicago Police	\$25.46
12/16/1999	Salyers, John C	P	00020	City Of Chicago Police	\$1,272.88
11/01/2008	Salvage, Donna	P	00024	City Of Chicago Police	\$202.30
11/01/2008	Salvage, Donna	P	00024	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF OOMMITTEES

102229

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/01/2008	Salvage, Donna	P	00024	City Of Chicago Police	\$640.99
11/01/2008	Salvage, Donna	P	00024	City Of Chicago Police	\$25.02
11/01/2008	Salvage, Donna	P	00024	City Of Chicago Police	\$8.21
11/01/2008	Salvage, Donna	P	00024	City Of Chicago Police	\$906.30
11/01/2008	Salvage, Donna	P	00024	City Of Chicago Police	\$6.50
11/01/2008	Salvage, Donna	P	00024	City Of Chicago Police	\$10.96
11/01/2008	Salvage, Donna	P	00024	City Of Chicago Police	\$32.45
11/01/2008	Salvage, Donna	P	00024	City Of Chicago Police	\$32.45
11/01/2008	Salvage, Donna	P	00024	City Of Chicago Police	\$31.59
11/01/2008	Salvage, Donna	P	00024	City Of Chicago Police	\$12.31
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$4.08
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$3.14
02/27/2008	Saladino, Michael V	P	00006	City Of Chicago Police	\$439.86
02/04/2010	SZURA, WILLIAM	9169	055	City Of Chicago Police	\$282.75
02/04/2010	SZURA, WILLIAM	9169	055	City Of Chicago Police	\$12.56
02/04/2010	SZURA, WILLIAM	9169	055	City Of Chicago Police	\$6.50
01/19/2010	SWALINA, DAVID		005	City Of Chicago Police	\$6.50
01/19/2010	SWALINA, DAVID		005	City Of Chicago Police	\$242.62
01/19/2010	SWALINA, DAVID		005	City Of Chicago Police	\$373.83
01/19/2010	SWALINA, DAVID		005	City Of Chicago Police	\$9.85
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$1,619.71
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$1.24
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$139.05
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$264.48
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$6.50
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$1.24
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$264.48
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$6.50
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$1.24
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$264.48
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$6.50
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$1.24
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$4,383.23

102230

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$6.50
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$177.93
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$74.11
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$6.50
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$3.01
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$74.11
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$6.50
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$3.01
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$264.48
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$6.50
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$6.50
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$264.48
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$1.24
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$1.24
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$264.48
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$6.50
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$1.24
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$264.48
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$6.50
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$1.24
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$264.48
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$6.50
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$1.24
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$264.48
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$6.50
06/19/2010	SWALINA, DAVID	9161	005	City Of Chicago Police	\$6.50
05/17/2010	SWAINE, DANIEL			City Of Chicago Police	\$110.00
05/17/2010	SWAINE, DANIEL			City Of Chicago Police	\$14.28
05/17/2010	SWAINE, DANIEL			City Of Chicago Police	\$6.50
05/17/2010	SWAINE, DANIEL			City Of Chicago Police	\$315.75
05/17/2010	SWAINE, DANIEL			City Of Chicago Police	\$110.00
05/17/2010	SWAINE, DANIEL			City Of Chicago Police	\$6.10
05/17/2010	SWAINE, DANIEL			City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102231

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/17/2010	SWAINE, DANIEL			City Of Chicago Police	\$415.64
05/17/2010	SWAINE, DANIEL			City Of Chicago Police	\$250.00
03/27/2010	SURVILLION, ALLEN	9161	311	City Of Chicago Police	\$247.03
03/27/2010	SURVILLION, ALLEN	9161	311	City Of Chicago Police	\$6.50
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$6.50
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$6.50
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$2.19
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$19.19
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$6.50
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$194.56
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$5.01
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$6.50
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$341.49
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$16.43
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$85.50
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$166.60
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$18.46
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$6.50
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$187.19
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$75.65
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$6.50
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$434.00
01/19/2010	SURGIT, CELAL	9161		City Of Chicago Police	\$6.50
05/05/2010	SUMMERS, BRUCE			City Of Chicago Police	\$21.02
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$176.45
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$6.50
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$7.16
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$817.44
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$6.50
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$83.45
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$6.50
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$2.13
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$83.45

102232

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$6.50
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$2.13
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$45.00
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$6.50
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$1,407.47
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$6.50
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$8,451.24
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$6.50
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$215.97
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$67.15
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$6.50
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$6.50
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$493.26
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$6.50
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$12.60
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$100.68
07/20/2010	SULLIVAN, JULIANNE	9161	019	City Of Chicago Police	\$2.73
06/13/2010	SUGRUE, DENIS	9161	014	City Of Chicago Police	\$6.50
06/13/2010	SUGRUE, DENIS	9161	014	City Of Chicago Police	\$2,162.17
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$11.80
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$6.50
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$275.03
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$6.50
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$212.76
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$6.50
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$249.08
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$6.50
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$590.20
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$14.04
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$6.50
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$701.78
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$4.02
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102233

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$200.52
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$2.75
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$6.50
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$107.42
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$5.06
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$6.50
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$253.02
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$2.01
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$6.50
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$78.93
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$16.50
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$6.50
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$644.52
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$6.50
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$275.03
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$11.45
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$6.50
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$572.89
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$6.50
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$550.06
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$6.50
09/06/2009	STUBBS, LARRY	9161		City Of Chicago Police	\$275.03
08/12/2010	STREFF JR, WILLARD	9206	377	City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$214.88
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$29.36
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$244.54
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$41.64
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$122.27
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$20.82
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$114.92

102234

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$16.54
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$122.27
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$20.82
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$10,248.16
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$415.70
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$61.03
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.02
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$122.42
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$20.78
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$237.34
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$37.32
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$122.42
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$20.78
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$122.42
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$20.78
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$251.39
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$24.78
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$116.25
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$11.46
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$61.03
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.02

10/6/2010

REPORTS OF COMMITTEES

102235

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$183.82
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$18.12
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$1,113.75
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$122.27
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$20.82
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$244.54
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$41.64
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$122.27
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$20.82
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$122.27
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$20.82
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$122.27
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$20.82
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$122.27
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$20.82
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$122.27
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$20.82
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$2,893.80
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$122.27
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$6.50
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$20.82
03/02/2010	STRANGE, KIMBERLY			City Of Chicago Police	\$20.82
08/07/2010	STORY, DONALD	9161	007	City Of Chicago Police	\$18.91
08/07/2010	STORY, DONALD	9161	007	City Of Chicago Police	\$1,077.10
08/07/2010	STORY, DONALD	9161	007	City Of Chicago Police	\$6.50

102236

JCURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/07/2010	STORY, DONALD	9161	007	City Of Chicago Police	\$125.37
08/07/2010	STORY, DONALD	9161	007	City Of Chicago Police	\$6.50
08/07/2010	STINAR, VINCENT	9161	044	City Of Chicago Police	\$6.16
08/07/2010	STINAR, VINCENT	9161	044	City Of Chicago Police	\$6.50
08/07/2010	STINAR, VINCENT	9161	044	City Of Chicago Police	\$107.12
07/24/2010	STILES, LAURENCE	9161	153	City Of Chicago Police	\$6.50
07/24/2010	STILES, LAURENCE	9161	153	City Of Chicago Police	\$314.44
07/24/2010	STILES, LAURENCE	9161	153	City Of Chicago Police	\$8.03
07/08/2010	STEWART, JOHN	9165	011	City Of Chicago Police	\$6.50
07/08/2010	STEWART, JOHN	9165	011	City Of Chicago Police	\$85.95
07/08/2010	STEWART, JOHN	9165	011	City Of Chicago Police	\$1.72
07/08/2010	STEWART, JOHN	9165	011	City Of Chicago Police	\$85.95
07/08/2010	STEWART, JOHN	9165	011	City Of Chicago Police	\$1.72
07/08/2010	STEWART, JOHN	9165	011	City Of Chicago Police	\$6.50
02/02/2010	STEPHANY, RAYMOND		008	City Of Chicago Police	\$6.50
02/02/2010	STEPHANY, RAYMOND		008	City Of Chicago Police	\$6.50
10/04/2009	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$1,270.80
10/04/2009	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$0.35
10/04/2009	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$6.50
10/04/2009	STEPHANS, KEVIN	9161	002	City Of Chicago Police	\$17.48
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$6.50
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$6.50
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$250.00
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$6.50
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$250.00
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$6.50
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$748.00
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$6.50
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$384.93
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$6.50
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$195.00
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$6.50
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$1.23

10/6/2010

RERORTS OF COMMITTEES

102237

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$202.41
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$6.50
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$184.74
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$6.50
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$6.50
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$6.50
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$6.50
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$6.50
03/07/2010	STELLA, NICHOLAS			City Of Chicago Police	\$1,556.92
02/11/2010	STASIHOPOULOS, NICHOLAS			City Of Chicago Police	\$6.50
02/11/2010	STASIHOPOULOS, NICHOLAS			City Of Chicago Police	\$297.57
02/11/2010	STASIHOPOULOS, NICHOLAS			City Of Chicago Police	\$4.37
04/15/2010	STARLING, LOLITA	9161		City Of Chicago Police	\$16.95
04/15/2010	STARLING, LOLITA	9161		City Of Chicago Police	\$6.50
04/15/2010	STARLING, LOLITA	9161		City Of Chicago Police	\$540.53
09/19/2010	STARLING, LOLITA	9161	006	City Of Chicago Police	\$847.89
09/19/2010	STARLING, LOLITA	9161	006	City Of Chicago Police	\$6.50
09/19/2010	STARLING, LOLITA	9161	006	City Of Chicago Police	\$6.67
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$236.05
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$6.50
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$7.53
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$6.50
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$169.65
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$6.50
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$350.68
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$6.50
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$85.00
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$10.88
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$6.50
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$292.60
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$8.36
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$6.50
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$236.05

102238

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$8.36
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$186.55
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$6.50
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$8.26
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$236.05
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$6.50
05/27/2010	STAPLETON, SCOTT			City Of Chicago Police	\$8.36
12/29/2009	STAPLETON, KEVIN	9161	044	City Of Chicago Police	\$157.78
12/29/2009	STAPLETON, KEVIN	9161	044	City Of Chicago Police	\$6.50
06/28/2009	STAPLETON III, JOHN			City Of Chicago Police	\$198.02
06/28/2009	STAPLETON III, JOHN			City Of Chicago Police	\$6.50
06/28/2009	STAPLETON III, JOHN			City Of Chicago Police	\$6.50
06/28/2009	STAPLETON III, JOHN			City Of Chicago Police	\$6.50
06/28/2009	STAPLETON III, JOHN			City Of Chicago Police	\$150.02
06/28/2009	STAPLETON III, JOHN			City Of Chicago Police	\$171.75
06/25/2010	STANTON, KATHRYN	9161	045	City Of Chicago Police	\$8.48
06/25/2010	STANTON, KATHRYN	9161	045	City Of Chicago Police	\$6.50
06/25/2010	STANTON, KATHRYN	9161	045	City Of Chicago Police	\$56.56
06/25/2010	STANTON, KATHRYN	9161	045	City Of Chicago Police	\$37.32
06/25/2010	STANTON, KATHRYN	9161	045	City Of Chicago Police	\$6.50
06/25/2010	STANTON, KATHRYN	9161	045	City Of Chicago Police	\$269.09
06/30/2009	STANEK, JEFFREY	9161		City Of Chicago Police	\$579.86
06/30/2009	STANEK, JEFFREY	9161		City Of Chicago Police	\$14.82
06/30/2009	STANEK, JEFFREY	9161		City Of Chicago Police	\$6.50
05/20/2010	SPIZZIRRI, EDWARD	9161	012	City Of Chicago Police	\$1,173.40
05/20/2010	SPIZZIRRI, EDWARD	9161	012	City Of Chicago Police	\$6.50
05/20/2010	SPIZZIRRI, EDWARD	9161	012	City Of Chicago Police	\$85.45
05/20/2010	SPIZZIRRI, EDWARD	9161	012	City Of Chicago Police	\$6.50
05/20/2010	SPIZZIRRI, EDWARD	9161	012	City Of Chicago Police	\$47.63
05/20/2010	SPIZZIRRI, EDWARD	9161	012	City Of Chicago Police	\$0.40
12/07/2009	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$10.28
12/07/2009	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$78.43
12/07/2009	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$19.23

10/6/2010

REPORTS OF COMMITTEES

102239

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/07/2009	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$327.71
12/07/2009	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$327.71
12/07/2009	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$10.28
03/15/2009	SOPIKIOTIS, CHRIS	9161	313	City Of Chicago Police	\$1,006.31
03/15/2009	SOPIKIOTIS, CHRIS	9161	313	City Of Chicago Police	\$303.36
03/29/2010	SONLEY, JOHN	9161	002	City Of Chicago Police	\$6.50
03/29/2010	SONLEY, JOHN	9161	002	City Of Chicago Police	\$250.15
03/29/2010	SONLEY, JOHN	9161	002	City Of Chicago Police	\$6.50
03/29/2010	SONLEY, JOHN	9161	002	City Of Chicago Police	\$6.50
03/29/2010	SONLEY, JOHN	9161	002	City Of Chicago Police	\$247.03
03/29/2010	SONLEY, JOHN	9161	002	City Of Chicago Police	\$6.50
03/29/2010	SONLEY, JOHN	9161	002	City Of Chicago Police	\$6.50
03/29/2010	SONLEY, JOHN	9161	002	City Of Chicago Police	\$313.45
05/23/2010	SOLOMON, JOHN	9161	023	City Of Chicago Police	\$15.62
05/23/2010	SOLOMON, JOHN	9161	023	City Of Chicago Police	\$6.50
05/23/2010	SOLOMON, JOHN	9161	023	City Of Chicago Police	\$410.81
05/23/2010	SOLOMON, JOHN	9161	023	City Of Chicago Police	\$6.60
05/23/2010	SOLOMON, JOHN	9161	023	City Of Chicago Police	\$6.50
05/23/2010	SOLOMON, JOHN	9161	023	City Of Chicago Police	\$188.61
05/23/2010	SOLOMON, JOHN	9161	023	City Of Chicago Police	\$100.68
05/23/2010	SOLOMON, JOHN	9161	023	City Of Chicago Police	\$6.50
05/23/2010	SOLOMON, JOHN	9161	023	City Of Chicago Police	\$100.68
05/23/2010	SOLOMON, JOHN	9161	023	City Of Chicago Police	\$6.50
03/23/2009	SOBCZYNSKI, ELIZABETH	9161		City Of Chicago Police	\$140.13
03/23/2009	SOBCZYNSKI, ELIZABETH	9161		City Of Chicago Police	\$6.50
03/23/2009	SOBCZYNSKI, ELIZABETH	9161		City Of Chicago Police	\$140.13
03/23/2009	SOBCZYNSKI, ELIZABETH	9161		City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$2,257.20
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$57.68
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$202.80

102240

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$10.64
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$253.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$13.31
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$202.80
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$10.64
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$202.80
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$837.62
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$140.25
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$42.43
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$10.64
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$202.80
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$10.64
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$253.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$13.31
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$304.20
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$15.97
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$202.80
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$10.64
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$202.80
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$10.64
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$202.80
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102241

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$10.64
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$202.80
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$6.50
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$10.64
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$202.80
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$202.80
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$10.64
03/14/2009	SNYDER, FREDERICK	9161	189	City Of Chicago Police	\$10.64
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$497.74
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$10,500.00
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$0.10
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$248.87
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$6.50
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$0.05
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$248.87
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$6.50
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$0.05
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$496.11
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$6.50
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$186.82
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$6.50
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$248.87
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$6.50
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$0.05
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$188.12
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$6.50
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$3.76
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$497.74
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$6.50
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$0.10
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$229.16
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$6.50
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$4.59

102242

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$6.50
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$229.16
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$40.00
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$6.50
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$4.59
09/05/2009	SMITH, WILLIE	9161	022	City Of Chicago Police	\$6.50
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$12.95
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$23.98
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$6.50
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$230.10
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$6.50
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$13.19
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$197.50
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$6.50
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$10.44
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$197.50
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$6.50
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$10.44
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$254.05
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$6.50
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$12.95
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$474.92
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$82.56
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$6.50
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$4.17
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$254.05
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$6.50
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$12.95
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$254.05
07/05/2010	SMITH, MERCEDES	9161		City Of Chicago Police	\$6.50
06/14/2010	SMITH, DORIAN	9161	002	City Of Chicago Police	\$10.44
06/14/2010	SMITH, DORIAN	9161	002	City Of Chicago Police	\$289.49
06/14/2010	SMITH, DORIAN	9161	002	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102243

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/05/2010	SMITH III, JAMES	9161	044	City Of Chicago Police	\$251.08
07/05/2010	SMITH III, JAMES	9161	044	City Of Chicago Police	\$6.50
07/05/2010	SMITH III, JAMES	9161	044	City Of Chicago Police	\$44.58
09/04/2010	SLAWSON, GEORGE	9161		City Of Chicago Police	\$12.41
09/04/2010	SLAWSON, GEORGE	9161		City Of Chicago Police	\$485.64
09/04/2010	SLAWSON, GEORGE	9161		City Of Chicago Police	\$6.50
03/18/2009	SLAUGHTER, HERMAN	9161	006	City Of Chicago Police	\$70.80
07/05/2009	SLATTERY, MICHAEL	9161	044	City Of Chicago Police	\$113.82
07/05/2009	SLATTERY, MICHAEL	9161	044	City Of Chicago Police	\$4.62
07/05/2009	SLATTERY, MICHAEL	9161	044	City Of Chicago Police	\$6.50
09/15/2010	SLATTERY, MICHAEL	PO		City Of Chicago Police	\$6.50
09/15/2010	SLATTERY, MICHAEL	PO		City Of Chicago Police	\$27.29
09/15/2010	SLATTERY, MICHAEL	PO		City Of Chicago Police	\$6.50
09/15/2010	SLATTERY, MICHAEL	PO		City Of Chicago Police	\$822.72
09/15/2010	SLATTERY, MICHAEL	PO		City Of Chicago Police	\$83.04
09/15/2010	SLATTERY, MICHAEL	PO		City Of Chicago Police	\$12.88
11/18/2009	SKIPPER, JOHN			City Of Chicago Police	\$43.00
05/15/2010	SKARUPINSKI, CHRIS	9161	044	City Of Chicago Police	\$4.23
05/15/2010	SKARUPINSKI, CHRIS	9161	044	City Of Chicago Police	\$6.50
05/15/2010	SKARUPINSKI, CHRIS	9161	044	City Of Chicago Police	\$10.62
09/11/2009	SIMPSON, MARK	9161	023	City Of Chicago Police	\$1,315.67
05/17/2009	SIMMONS, OSCAR	9161	012	City Of Chicago Police	\$6.50
05/17/2009	SIMMONS, OSCAR	9161	012	City Of Chicago Police	\$11.35
05/17/2009	SIMMONS, OSCAR	9161	012	City Of Chicago Police	\$221.65
06/11/2010	SIMMONS, KAREN	9161	023	City Of Chicago Police	\$6.50
06/11/2010	SIMMONS, KAREN	9161	023	City Of Chicago Police	\$6.50
06/11/2010	SIMMONS, KAREN	9161	023	City Of Chicago Police	\$987.24
03/30/2010	SHOSHI, LEONARD	9161	010	City Of Chicago Police	\$232.56
12/17/2009	SHEPHERD, CHRISTIAN	9161	013	City Of Chicago Police	\$6.50
12/17/2009	SHEPHERD, CHRISTIAN	9161	013	City Of Chicago Police	\$4,151.82
12/17/2009	SHEPHERD, CHRISTIAN	9161	013	City Of Chicago Police	\$6.50
12/17/2009	SHEPHERD, CHRISTIAN	9161	013	City Of Chicago Police	\$143.24
12/17/2009	SHEPHERD, CHRISTIAN	9161	013	City Of Chicago Police	\$1,340.03

102244

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/17/2009	SHEPHERD, CHRISTIAN	9161	013	City Of Chicago Police	\$700.00
12/17/2009	SHEPHERD, CHRISTIAN	9161	013	City Of Chicago Police	\$6.50
03/06/2009	SHEPARD, SCOTT	9161	253	City Of Chicago Police	\$6.50
03/06/2009	SHEPARD, SCOTT	9161	253	City Of Chicago Police	\$541.81
07/06/2010	SHEN, DAVID	9161	153	City Of Chicago Police	\$2.06
07/06/2010	SHEN, DAVID	9161	153	City Of Chicago Police	\$60.20
07/06/2010	SHEN, DAVID	9161	153	City Of Chicago Police	\$0.76
07/06/2010	SHEN, DAVID	9161	153	City Of Chicago Police	\$1.53
07/06/2010	SHEN, DAVID	9161	153	City Of Chicago Police	\$6.50
07/06/2010	SHEN, DAVID	9161	153	City Of Chicago Police	\$80.71
07/06/2010	SHEN, DAVID	9161	153	City Of Chicago Police	\$6.50
07/06/2010	SHEN, DAVID	9161	153	City Of Chicago Police	\$6.50
07/06/2010	SHEN, DAVID	9161	153	City Of Chicago Police	\$29.41
07/22/2009	SHEEHAN, TIMOTHY			City Of Chicago Police	\$6.50
07/22/2009	SHEEHAN, TIMOTHY			City Of Chicago Police	\$871.92
07/22/2009	SHEEHAN, TIMOTHY			City Of Chicago Police	\$22.18
08/27/2010	SHEARER, ERIK	9161	044	City Of Chicago Police	\$7.16
08/27/2010	SHEARER, ERIK	9161	044	City Of Chicago Police	\$176.45
08/27/2010	SHEARER, ERIK	9161	044	City Of Chicago Police	\$6.50
04/17/2010	SHAW, DARICE	9161	044	City Of Chicago Police	\$70.67
04/17/2010	SHAW, DARICE	9161	044	City Of Chicago Police	\$6.50
04/17/2010	SHAW, DARICE	9161	044	City Of Chicago Police	\$1.41
04/17/2010	SHAW, DARICE	9161	044	City Of Chicago Police	\$6.50
04/17/2010	SHAW, DARICE	9161	044	City Of Chicago Police	\$70.67
04/17/2010	SHAW, DARICE	9161	044	City Of Chicago Police	\$1.41
04/17/2010	SHAW, DARICE	9161	044	City Of Chicago Police	\$870.85
04/17/2010	SHAW, DARICE	9161	044	City Of Chicago Police	\$6.50
04/17/2010	SHAW, DARICE	9161	044	City Of Chicago Police	\$1.41
04/17/2010	SHAW, DARICE	9161	044	City Of Chicago Police	\$6.50
04/17/2010	SHAW, DARICE	9161	044	City Of Chicago Police	\$70.67
06/18/2009	SHAVERS JR, ISAAC	9181	018	City Of Chicago Police	\$6.50
06/18/2009	SHAVERS JR, ISAAC	9161	018	City Of Chicago Police	\$133.29
07/12/2009	SERRANO JR, SALVADOR	9161	044	City Of Chicago Police	\$34.00

10/6/2010

REPORTS OF OOMMITTEES

102245

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/12/2009	SERRANO JR, SALVADOR	9161	044	City Of Chicago Police	\$6.50
07/01/2010	SEPULVEDA, DAVID			City Of Chicago Police	\$6.50
07/01/2010	SEPULVEDA, DAVID			City Of Chicago Police	\$813.21
07/01/2010	SEPULVEDA, DAVID			City Of Chicago Police	\$10.05
07/01/2010	SEPULVEDA, DAVID			City Of Chicago Police	\$6.50
07/01/2010	SEPULVEDA, DAVID			City Of Chicago Police	\$226.20
07/01/2010	SEPULVEDA, DAVID			City Of Chicago Police	\$3.76
07/01/2010	SEPULVEDA, DAVID			City Of Chicago Police	\$310.60
07/01/2010	SEPULVEDA, DAVID			City Of Chicago Police	\$6.50
11/27/2009	SCOUFIS, GEORGE	9161		City Of Chicago Police	\$6.29
11/27/2009	SCOUFIS, GEORGE	9161		City Of Chicago Police	\$6.50
11/27/2009	SCOUFIS, GEORGE	9161		City Of Chicago Police	\$154.92
01/01/2009	SCOTT, LESTER			City Of Chicago Police	\$6.50
01/01/2009	SCOTT, LESTER			City Of Chicago Police	\$410.88
10/18/2009	SCHREIBER, ERIC	9161	044	City Of Chicago Police	\$30.04
08/27/2010	SCHOESSOW, ERIC	9161		City Of Chicago Police	\$6.50
08/27/2010	SCHOESSOW, ERIC	9161		City Of Chicago Police	\$207.59
11/11/2009	SCHOBER, SUSAN	9161	050	City Of Chicago Police	\$238.74
11/11/2009	SCHOBER, SUSAN	9161	050	City Of Chicago Police	\$6.50
11/11/2009	SCHOBER, SUSAN	9161	050	City Of Chicago Police	\$238.74
11/11/2009	SCHOBER, SUSAN	9161	050	City Of Chicago Police	\$6.50
11/11/2009	SCHOBER, SUSAN	9161	050	City Of Chicago Police	\$129.74
11/11/2009	SCHOBER, SUSAN	9161	050	City Of Chicago Police	\$4,075.01
11/11/2009	SCHOBER, SUSAN	9161	050	City Of Chicago Police	\$6.50
11/11/2009	SCHOBER, SUSAN	9161	050	City Of Chicago Police	\$238.74
11/11/2009	SCHOBER, SUSAN	9161	050	City Of Chicago Police	\$168.57
11/11/2009	SCHOBER, SUSAN	9161	050	City Of Chicago Police	\$262.47
11/11/2009	SCHOBER, SUSAN	9161	050	City Of Chicago Police	\$226.53
11/11/2009	SCHOBER, SUSAN	9161	050	City Of Chicago Police	\$6.50
11/11/2009	SCHOBER, SUSAN	9161	050	City Of Chicago Police	\$6.50
11/11/2009	SCHOBER, SUSAN	9161	050	City Of Chicago Police	\$9.69
07/06/2010	SCHALLER, MATTHEW	9161		City Of Chicago Police	\$10.15
07/06/2010	SCHALLER, MATTHEW	9161		City Of Chicago Police	\$6.50

102246

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/06/2010	SCHALLER, MATTHEW	9161		City Of Chicago Police	\$796.50
08/19/2010	SCHAFFER, JOHN	9169	055	City Of Chicago Police	\$135.12
08/19/2010	SCHAFFER, JOHN	9169	055	City Of Chicago Police	\$6.50
08/19/2010	SCHAFFER, JOHN	9169	055	City Of Chicago Police	\$371.53
08/19/2010	SCHAFFER, JOHN	9169	055	City Of Chicago Police	\$6.50
08/19/2010	SCHAFFER, JOHN	9169	055	City Of Chicago Police	\$98.98
08/19/2010	SCHAFFER, JOHN	9169	055	City Of Chicago Police	\$6.50
08/19/2010	SCHAFFER, JOHN	9169	055	City Of Chicago Police	\$1,259.22
08/19/2010	SCHAFFER, JOHN	9169	055	City Of Chicago Police	\$6.50
08/19/2010	SCHAFFER, JOHN	9169	055	City Of Chicago Police	\$311.38
08/19/2010	SCHAFFER, JOHN	9169	055	City Of Chicago Police	\$1.46
08/19/2010	SCHAFFER, JOHN	9169	055	City Of Chicago Police	\$6.92
11/12/2009	SCAPARDINE, MICHAEL			City Of Chicago Police	\$1.96
11/12/2009	SCAPARDINE, MICHAEL			City Of Chicago Police	\$6.50
11/12/2009	SCAPARDINE, MICHAEL			City Of Chicago Police	\$76.42
05/14/2010	SAUTKUS, STEVEN	9161		City Of Chicago Police	\$21.02
05/14/2010	SAUTKUS, STEVEN	9161		City Of Chicago Police	\$27.95
05/14/2010	SAUTKUS, STEVEN	9161		City Of Chicago Police	\$110.00
05/14/2010	SAUTKUS, STEVEN	9161		City Of Chicago Police	\$225.00
12/21/2008	SARKISIAN, ROSEMARIE	9161	018	City Of Chicago Police	\$395.07
12/21/2008	SARKISIAN, ROSEMARIE	9161	018	City Of Chicago Police	\$6.50
12/21/2008	SARKISIAN, ROSEMARIE	9161	018	City Of Chicago Police	\$14.83
12/21/2008	SARKISIAN, ROSEMARIE	9161	018	City Of Chicago Police	\$6.50
12/21/2008	SARKISIAN, ROSEMARIE	9161	018	City Of Chicago Police	\$257.90
12/21/2008	SARKISIAN, ROSEMARIE	9161	018	City Of Chicago Police	\$257.90
12/21/2008	SARKISIAN, ROSEMARIE	9161	018	City Of Chicago Police	\$14.83
08/01/2010	SANTIAGO, JASON	9161		City Of Chicago Police	\$0.69
08/01/2010	SANTIAGO, JASON	9161		City Of Chicago Police	\$6.50
08/01/2010	SANTIAGO, JASON	9161		City Of Chicago Police	\$27.00
08/01/2010	SANTIAGO, JASON	9161		City Of Chicago Police	\$695.99
08/01/2010	SANTIAGO, JASON	9161		City Of Chicago Police	\$6.50
07/23/2010	SANFILIPPO, HEATHER	9161		City Of Chicago Police	\$4.41
07/23/2010	SANFILIPPO, HEATHER	9161		City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102247

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/23/2010	SANFILIPPO, HEATHER	9161		City Of Chicago Police	\$108.52
03/03/2009	SANCHEZ, RUBEN			City Of Chicago Police	\$30.00
03/03/2009	SANCHEZ, RUBEN			City Of Chicago Police	\$6.50
08/02/2010	SANABRIA, GARY	9161	025	City Of Chicago Police	\$6.50
08/02/2010	SANABRIA, GARY	9161	025	City Of Chicago Police	\$193.00
05/27/2010	SAMPSON, ESTHER			City Of Chicago Police	\$52.75
05/27/2010	SAMPSON, ESTHER			City Of Chicago Police	\$1,483.30
05/27/2010	SAMPSON, ESTHER			City Of Chicago Police	\$935.08
05/27/2010	SAMPSON, ESTHER			City Of Chicago Police	\$84.08
05/27/2010	SAMPSON, ESTHER			City Of Chicago Police	\$882.66
05/27/2010	SAMPSON, ESTHER			City Of Chicago Police	\$1.77
05/27/2010	SAMPSON, ESTHER			City Of Chicago Police	\$330.00
05/27/2010	SAMPSON, ESTHER			City Of Chicago Police	\$6.50
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$189.80
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$6.50
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$10.38
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$100.68
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$6.50
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$100.68
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$6.50
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$213.20
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$6.50
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$12.46
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$100.68
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$6.50
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$213.20
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$6.50
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$12.46
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$213.20
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$6.50
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$12.46
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$33.15
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$6.50

102248

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$0.43
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$3.26
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$0.19
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$296.31
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$6.50
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$0.60
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$100.62
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$6.50
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$0.43
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$246.35
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$6.50
05/20/2010	SALVAGE, MICHAELYN			City Of Chicago Police	\$12.89
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$4.78
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$238.85
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$5.70
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$6.50
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$284.97
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$4.78
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$222.90
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$6.50
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$4.46
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$112.69
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$6.50
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$2.25
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$238.85
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$6.50
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$6.50
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$179.92
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$6.50
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$3.60
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$269.63
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$6.50
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$3.27

10/6/2010

REPORTS OF COMMITTEES

102249

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$6.50
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$222.90
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$250.19
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$6.50
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$4.46
12/23/2009	SALAZAR, RICARDO	9161	004	City Of Chicago Police	\$5.00
11/23/2009	SALADINO, CHRISTOPHER	9161		City Of Chicago Police	\$6.50
11/23/2009	SALADINO, CHRISTOPHER	9161		City Of Chicago Police	\$50.00
11/23/2009	SALADINO, CHRISTOPHER	9161		City Of Chicago Police	\$14.93
11/23/2009	SALADINO, CHRISTOPHER	9161		City Of Chicago Police	\$6.50
11/23/2009	SALADINO, CHRISTOPHER	9161		City Of Chicago Police	\$584.08
05/23/2009	SABELLA, ANTHONY	9161		City Of Chicago Police	\$493.06
05/23/2009	SABELLA, ANTHONY	9161		City Of Chicago Police	\$6.50
05/23/2009	SABELLA, ANTHONY	9161		City Of Chicago Police	\$6.50
05/23/2009	SABELLA, ANTHONY	9161		City Of Chicago Police	\$41.00
09/09/1993	Russell, Robbie	P	00006	City Of Chicago Police	\$2,003.94
09/09/1993	Russell, Robbie	P	00006	City Of Chicago Police	\$6.50
04/11/2007	Rubin, Richard	P	00640	City Of Chicago Police	\$21.08
04/11/2007	Rubin, Richard	P	00640	City Of Chicago Police	\$519.34
12/01/2004	Ross, Santrece	P	00044	City Of Chicago Police	\$9.09
12/01/2004	Ross, Santrece	P	00044	City Of Chicago Police	\$112.20
12/01/2004	Ross, Santrece	P	00044	City Of Chicago Police	\$6.50
04/19/2008	Ross, Kamari	P	00005	City Of Chicago Police	\$3.61
08/03/2008	Rose, Adam	P	00006	City Of Chicago Police	\$6.48
08/03/2008	Rose, Adam	P	00006	City Of Chicago Police	\$4.02
08/03/2008	Rose, Adam	P	00006	City Of Chicago Police	\$5.56
08/03/2008	Rose, Adam	P	00006	City Of Chicago Police	\$5.92
08/03/2008	Rose, Adam	P	00006	City Of Chicago Police	\$16.23
08/03/2008	Rose, Adam	P	00006	City Of Chicago Police	\$5.56
08/03/2008	Rose, Adam	P	00006	City Of Chicago Police	\$5.56
08/03/2008	Rose, Adam	P	00006	City Of Chicago Police	\$5.56
08/03/2008	Rose, Adam	P	00006	City Of Chicago Police	\$15.55
08/03/2008	Rose, Adam	P	00006	City Of Chicago Police	\$10.75

102250

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/03/2008	Rose, Adam	P	00006	City Of Chicago Police	\$3.31
08/03/2008	Rose, Adam	P	00006	City Of Chicago Police	\$5.56
12/16/2006	Rollins, Charles J	P	00009	City Of Chicago Police	\$456.40
12/16/2006	Rollins, Charles J	P	00009	City Of Chicago Police	\$8.62
12/16/2006	Rollins, Charles J	P	00009	City Of Chicago Police	\$3,832.50
12/16/2006	Rollins, Charles J	P	00009	City Of Chicago Police	\$6.50
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$78.10
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$6.50
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$4.85
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$6.50
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$462.27
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$11.94
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$188.50
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$11.94
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$188.50
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$23.88
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$377.00
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$11.94
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$188.50
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$6.50
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$5.54
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$117.15
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$6.50
02/10/2006	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$7.43
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$262.20
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$6.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$14.18
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$292.60
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$6.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$10.88
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$226.20
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$6.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$10.05

10/6/2010

REPORTS OF COMMITTEES

102251

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$290.65
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$6.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$11.32
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$290.65
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$6.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$11.32
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$290.65
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$6.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$11.32
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$136.80
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$6.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$7.21
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$83.60
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$6.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$3.93
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$2,257.20
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$6.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$57.68
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$179.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$6.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$5.85
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$179.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$6.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$5.85
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$236.05
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$6.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$8.36
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$179.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$6.50
07/03/1998	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$5.85
08/27/1989	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$66.93
08/27/1989	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$6.50
08/27/1989	Rodriguez, Abelardo	P	00002	City Of Chicago Police	\$53.53

102252

JOURNAL--CITY CCUNCIL--CHICAGC

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/03/2008	Robinson, James A	P	00021	City Of Chicago Police	\$200.98
10/03/2008	Robinson, James A	P	00021	City Of Chicago Police	\$6.50
10/03/2008	Robinson, James A	P	00021	City Of Chicago Police	\$8.16
01/31/2004	Rizzo, Paul M	P	00009	City Of Chicago Police	\$6.50
07/03/2008	Rivas, Gelacio	P	00014	City Of Chicago Police	\$1,516.78
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$6.50
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$501.15
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$1,274.80
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$6.50
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$51.74
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$223.87
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$6.50
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$9.09
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$255.22
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$6.50
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$10.36
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$255.22
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$6.50
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$10.36
08/04/2004	Ridgell, Calvin L	P	00715	City Of Chicago Police	\$1,294.11
10/12/2007	Rey, Eduardo	P	00007	City Of Chicago Police	\$440.61
10/12/2007	Rey, Eduardo	P	00007	City Of Chicago Police	\$6.50
10/12/2007	Rey, Eduardo	P	00007	City Of Chicago Police	\$47.29
06/19/2006	Reed, Larry	P	00153	City Of Chicago Police	\$180.00
06/19/2006	Reed, Larry	P	00153	City Of Chicago Police	\$6.50
06/06/2007	Rapacz, Silvia M	P	00132	City Of Chicago Police	\$6.50
07/01/2008	Randall Jr, Daniel	P	00002	City Of Chicago Police	\$2.70
01/31/2008	Ramirez, Edward M	P	00004	City Of Chicago Police	\$13.68
05/05/2008	Raehl, Lawrence J	P	00009	City Of Chicago Police	\$6.72
07/02/2010	RULE, MICHAEL			City Of Chicago Police	\$1.85
07/02/2010	RULE, MICHAEL			City Of Chicago Police	\$6.50
07/02/2010	RULE, MICHAEL			City Of Chicago Police	\$92.63
10/01/2009	RUIZ, ORACIO	9171	010	City Of Chicago Police	\$0.76

10/6/2010

REPORTS OF COMMITTEES

102253

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/01/2009	RUIZ, ORACIO	9171	010	City Of Chicago Police	\$7.67
10/01/2009	RUIZ, ORACIO	9171	010	City Of Chicago Police	\$6.50
10/01/2009	RUIZ, ORACIO	9171	010	City Of Chicago Police	\$11.10
10/01/2009	RUIZ, ORACIO	9171	010	City Of Chicago Police	\$6.50
10/01/2009	RUIZ, ORACIO	9171	010	City Of Chicago Police	\$6.50
10/01/2009	RUIZ, ORACIO	9171	010	City Of Chicago Police	\$180.92
10/01/2009	RUIZ, ORACIO	9171	010	City Of Chicago Police	\$6.50
10/01/2009	RUIZ, ORACIO	9171	010	City Of Chicago Police	\$17.84
10/01/2009	RUIZ, ORACIO	9171	010	City Of Chicago Police	\$602.43
10/01/2009	RUIZ, ORACIO	9171	010	City Of Chicago Police	\$6.50
10/01/2009	RUIZ, ORACIO	9171	010	City Of Chicago Police	\$30.93
10/01/2009	RUIZ, ORACIO	9171	010	City Of Chicago Police	\$112.61
06/26/2009	RUIZ, EDUARDO			City Of Chicago Police	\$6.50
06/26/2009	RUIZ, EDUARDO			City Of Chicago Police	\$6.50
06/24/2010	RUHNKE, ERIK	9161		City Of Chicago Police	\$92.63
06/24/2010	RUHNKE, ERIK	9161		City Of Chicago Police	\$6.50
06/24/2010	RUHNKE, ERIK	9161		City Of Chicago Police	\$1.85
06/24/2010	RUHNKE, ERIK	9161		City Of Chicago Police	\$258.44
06/24/2010	RUHNKE, ERIK	9161		City Of Chicago Police	\$48.15
06/24/2010	RUHNKE, ERIK	9161		City Of Chicago Police	\$92.63
06/24/2010	RUHNKE, ERIK	9161		City Of Chicago Police	\$6.50
06/24/2010	RUHNKE, ERIK	9161		City Of Chicago Police	\$6.50
06/24/2010	RUHNKE, ERIK	9161		City Of Chicago Police	\$1.85
06/24/2010	RUHNKE, ERIK	9161		City Of Chicago Police	\$6.50
06/24/2010	RUHNKE, ERIK	9161		City Of Chicago Police	\$1,465.50
06/24/2010	RUHNKE, ERIK	9161		City Of Chicago Police	\$6.50
01/09/2009	RUBALD, ZACHARY	9161	044	City Of Chicago Police	\$203.43
01/09/2009	RUBALD, ZACHARY	9161	044	City Of Chicago Police	\$6.50
01/09/2009	RUBALD, ZACHARY	9161	044	City Of Chicago Police	\$2.99
07/01/2009	RUBALD, ZACHARY	9161	044	City Of Chicago Police	\$2.99
07/01/2009	RUBALD, ZACHARY	9161	044	City Of Chicago Police	\$6.50
07/01/2009	RUBALD, ZACHARY	9161	044	City Of Chicago Police	\$203.43
07/16/2010	ROUNDS, WILLIS	9161	003	City Of Chicago Police	\$0.69

102254

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/16/2010	ROUNDS, WILLIS	9161	003	City Of Chicago Police	\$6.50
07/16/2010	ROUNDS, WILLIS	9161	003	City Of Chicago Police	\$27.00
09/09/2010	ROUNDS, DEBRA	9161	005	City Of Chicago Police	\$5.71
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$169.65
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$7.53
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$7.53
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$169.65
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$6.50
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$6.50
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$6.50
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$169.65
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$226.20
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$6.50
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$10.05
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$7.53
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$226.20
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$12.46
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$6.50
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$213.20
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$213.20
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$12.46
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$6.50
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$6.50
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$10.05
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$169.65
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$6.50
03/17/2010	ROUBA, ANTHONY	9161	312	City Of Chicago Police	\$7.53
06/24/2010	ROSENTHAL, DANIEL	9161		City Of Chicago Police	\$14.17
06/24/2010	ROSENTHAL, DANIEL	9161		City Of Chicago Police	\$6.50
06/24/2010	ROSENTHAL, DANIEL	9161		City Of Chicago Police	\$218.62
06/24/2010	ROSENTHAL, DANIEL	9161		City Of Chicago Police	\$58.63
06/24/2010	ROSENTHAL, DANIEL	9161		City Of Chicago Police	\$6.50
06/24/2010	ROSENTHAL, DANIEL	9161		City Of Chicago Police	\$243.03

10/6/2010

REPORTS OF COMMITTEES

102255

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/25/2010	ROMAN, MICHAELNE	9161	009	City Of Chicago Police	\$656.48
06/25/2010	ROMAN, MICHAELNE	9161	009	City Of Chicago Police	\$6.50
06/25/2010	ROMAN, MICHAELNE	9161	009	City Of Chicago Police	\$207.59
06/25/2010	ROMAN, MICHAELNE	9161	009	City Of Chicago Police	\$6.50
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$19.93
07/27/2010	RODRIGUEZ, HAROLD	PO	010	City Of Chicago Police	\$6.50
07/27/2010	RODRIGUEZ, HAROLD	PO	010	City Of Chicago Police	\$1.49
07/27/2010	RODRIGUEZ, HAROLD	PO	010	City Of Chicago Police	\$486.00
10/11/2009	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$114.00
10/11/2009	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$6.50
10/11/2009	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$114.00
10/11/2009	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$6.50
10/11/2009	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$5.33
10/11/2009	RODGERS, DORINDA	9161	005	City Of Chicago Police	\$65.32
06/11/2010	RODEKOHR, BRANDON	9161	312	City Of Chicago Police	\$6.50
06/11/2010	RODEKOHR, BRANDON	9161	312	City Of Chicago Police	\$186.82
06/11/2010	RODEKOHR, BRANDON	9161	312	City Of Chicago Police	\$6.50
06/11/2010	RODEKOHR, BRANDON	9161	312	City Of Chicago Police	\$160.87
06/11/2010	RODEKOHR, BRANDON	9161	312	City Of Chicago Police	\$6.50
06/11/2010	RODEKOHR, BRANDON	9161	312	City Of Chicago Police	\$186.82
06/11/2010	RODEKOHR, BRANDON	9161	312	City Of Chicago Police	\$6.50
06/11/2010	RODEKOHR, BRANDON	9161	312	City Of Chicago Police	\$6.50
06/11/2010	RODEKOHR, BRANDON	9161	312	City Of Chicago Police	\$201.29
06/11/2010	RODEKOHR, BRANDON	9161	312	City Of Chicago Police	\$6.50
06/11/2010	RODEKOHR, BRANDON	9161	312	City Of Chicago Police	\$186.82
06/11/2010	RODEKOHR, BRANDON	9161	312	City Of Chicago Police	\$249.09
06/11/2010	RODEKOHR, BRANDON	9161	312	City Of Chicago Police	\$337.19
06/11/2010	RODEKOHR, BRANDON	9161	312	City Of Chicago Police	\$6.50
09/02/2010	ROCHE, JUAN	9161		City Of Chicago Police	\$6.50
09/02/2010	ROCHE, JUAN	9161		City Of Chicago Police	\$30.52
09/02/2010	ROCHE, JUAN	9161		City Of Chicago Police	\$162.40
09/02/2010	ROCHE, JUAN	9161		City Of Chicago Police	\$9.34
09/02/2010	ROCHE, JUAN	9161		City Of Chicago Police	\$29.60

102256

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/02/2010	ROCHE, JUAN	9161		City Of Chicago Police	\$6.50
09/02/2010	ROCHE, JUAN	9161		City Of Chicago Police	\$1.70
09/02/2010	ROCHE, JUAN	9161		City Of Chicago Police	\$751.97
09/02/2010	ROCHE, JUAN	9161		City Of Chicago Police	\$6.50
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$6.50
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$284.79
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$6.50
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$1.61
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$225.00
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$80.21
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$110.00
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$256.58
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$6.50
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$10.41
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$96.94
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$6.50
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$3.94
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$264.70
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$6.50
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$10.75
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$264.70
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$6.50
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$10.75
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$264.70
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$6.50
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$10.75
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$6.50
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$6.50
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$6.50
08/13/2009	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$6.50
09/13/2009	ROBERTS, ESTHER	9161	016	City Of Chicago Police	\$6.50
09/13/2009	ROBERTS, ESTHER	9161	016	City Of Chicago Police	\$6.50
09/13/2009	ROBERTS, ESTHER	9161	016	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102257

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/27/2009	RIZZO, RICHARD	9161		City Of Chicago Police	\$7.58
11/18/2009	RIVERA, SEBASTIAN	9161	016	City Of Chicago Police	\$44.85
06/08/2010	RIPLEY, MATTHEW	9161	025	City Of Chicago Police	\$6.50
06/08/2010	RIPLEY, MATTHEW	9161	025	City Of Chicago Police	\$394.43
06/08/2010	RIPLEY, MATTHEW	9161	025	City Of Chicago Police	\$6.50
06/08/2010	RIPLEY, MATTHEW	9161	025	City Of Chicago Police	\$311.39
06/08/2010	RIPLEY, MATTHEW	9161	025	City Of Chicago Police	\$6.50
06/08/2010	RIPLEY, MATTHEW	9161	025	City Of Chicago Police	\$1,349.37
06/08/2010	RIPLEY, MATTHEW	9161	025	City Of Chicago Police	\$312.30
06/08/2010	RIPLEY, MATTHEW	9161	025	City Of Chicago Police	\$6.50
06/08/2010	RIPLEY, MATTHEW	9161	025	City Of Chicago Police	\$221.00
06/08/2010	RIPLEY, MATTHEW	9161	025	City Of Chicago Police	\$6.95
06/08/2010	RIPLEY, MATTHEW	9161	025	City Of Chicago Police	\$6.50
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$36.76
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$6.50
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$905.25
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$6.50
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$207.65
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$207.65
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$6.50
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$7.99
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$207.65
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$6.50
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$7.99
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$226.20
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$6.50
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$10.05
02/17/2010	RIOS, MIGUEL	9165	153	City Of Chicago Police	\$7.99
10/29/2009	RILEY, GARY	9161	171	City Of Chicago Police	\$341.52
03/30/2009	RIGAN, KRISTOPHER			City Of Chicago Police	\$6.50
03/30/2009	RIGAN, KRISTOPHER			City Of Chicago Police	\$525.20
03/30/2009	RIGAN, KRISTOPHER			City Of Chicago Police	\$1,102.00
03/30/2009	RIGAN, KRISTOPHER			City Of Chicago Police	\$6.50

102258

JCURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/30/2009	RIGAN, KRISTOPHER			City Of Chicago Police	\$6.50
07/28/2010	RIGA JR, WILLIAM	9161	044	City Of Chicago Police	\$851.09
07/28/2010	RIGA JR, WILLIAM	9161	044	City Of Chicago Police	\$6.50
07/28/2010	RIGA JR, WILLIAM	9161	044	City Of Chicago Police	\$21.75
07/28/2010	RIGA JR, WILLIAM	9161	044	City Of Chicago Police	\$6.50
07/28/2010	RIGA JR, WILLIAM	9161	044	City Of Chicago Police	\$6.50
07/28/2010	RIGA JR, WILLIAM	9161	044	City Of Chicago Police	\$1,556.92
07/28/2010	RIGA JR, WILLIAM	9161	044	City Of Chicago Police	\$6.50
07/28/2010	RIGA JR, WILLIAM	9161	044	City Of Chicago Police	\$173.28
07/28/2010	RIGA JR, WILLIAM	9161	044	City Of Chicago Police	\$6.50
07/28/2010	RIGA JR, WILLIAM	9161	044	City Of Chicago Police	\$300.00
07/28/2010	RIGA JR, WILLIAM	9161	044	City Of Chicago Police	\$6.50
03/14/2009	RICHTER, ERICH	9161	017	City Of Chicago Police	\$2,222.33
10/27/2009	RICHARDSON, PHILLIP			City Of Chicago Police	\$1,638.00
10/06/2009	REYES, LUIS	9161	014	City Of Chicago Police	\$8.02
10/06/2009	REYES, LUIS	9161	014	City Of Chicago Police	\$6.50
10/06/2009	REYES, LUIS	9161	014	City Of Chicago Police	\$6.50
10/06/2009	REYES, LUIS	9161	014	City Of Chicago Police	\$1.79
10/06/2009	REYES, LUIS	9161	014	City Of Chicago Police	\$70.16
10/06/2009	REYES, LUIS	9161	014	City Of Chicago Police	\$108.00
10/06/2009	REYES, LUIS	9161	014	City Of Chicago Police	\$6.50
10/06/2009	REYES, LUIS	9161	014	City Of Chicago Police	\$144.55
10/06/2009	REYES, LUIS	9161	014	City Of Chicago Police	\$6.50
10/06/2009	REYES, LUIS	9161	014	City Of Chicago Police	\$3,561.10
10/06/2009	REYES, LUIS	9161	014	City Of Chicago Police	\$2.76
10/06/2009	REYES, LUIS	9161	014	City Of Chicago Police	\$313.85
01/31/2010	REYES, LIZETTE	9161	013	City Of Chicago Police	\$123.90
01/31/2010	REYES, LIZETTE	9161	013	City Of Chicago Police	\$224.75
10/11/2009	REEVES, TARA			City Of Chicago Police	\$6.50
10/11/2009	REEVES, TARA			City Of Chicago Police	\$87.19
07/25/2010	REED III, EDDIE			City Of Chicago Police	\$6.50
07/25/2010	REED III, EDDIE			City Of Chicago Police	\$176.45
07/25/2010	REED III, EDDIE			City Of Chicago Police	\$15.52

10/6/2010

REPORTS OF COMMITTEES

102259

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/25/2010	REED III, EDDIE			City Of Chicago Police	\$6.50
07/25/2010	REED III, EDDIE			City Of Chicago Police	\$7.16
07/25/2010	REED III, EDDIE			City Of Chicago Police	\$607.28
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$321.36
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$6.50
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$0.46
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$84.40
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$92.63
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$6.50
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$1.85
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$466.96
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$275.01
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$5.42
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$6.50
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$6.50
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$5.50
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$1,349.30
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$6.50
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$26.99
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$1,384.63
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$27.69
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$6.50
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$6.50
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$9.33
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$246.00
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$6.50
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$2.98
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$11.76
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$6.50
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$181.36
12/16/2009	RAMIREZ, ROBERT	9161	010	City Of Chicago Police	\$6.50
12/16/2009	RAMIREZ, ROBERT	9161	010	City Of Chicago Police	\$25.62
12/16/2009	RAMIREZ, ROBERT	9161	010	City Of Chicago Police	\$607.30

102260

JOURNAL--CITY CC UNOIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/16/2009	RAMIREZ, ROBERT	9161	010	City Of Chicago Police	\$238.85
12/16/2009	RAMIREZ, ROBERT	9161	010	City Of Chicago Police	\$4.78
12/16/2009	RAMIREZ, ROBERT	9161	010	City Of Chicago Police	\$6.50
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$6.50
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$25.66
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$334.75
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$6.50
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$25.66
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$25.66
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$6.50
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$25.66
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$334.75
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$25.66
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$1.84
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$6.50
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$385.00
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$6.50
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$334.75
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$334.75
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$6.50
11/12/2009	RADOVICH, MILUTIN	9161		City Of Chicago Police	\$334.75
06/27/2010	QUINT, STEVE	9161	018	City Of Chicago Police	\$32.57
06/27/2010	QUINT, STEVE	9161	018	City Of Chicago Police	\$6.50
06/27/2010	QUINT, STEVE	9161	018	City Of Chicago Police	\$1,601.94
06/27/2010	QUINT, STEVE	9161	018	City Of Chicago Police	\$6.50
06/27/2010	QUINT, STEVE	9161	018	City Of Chicago Police	\$6.50
06/27/2010	QUINT, STEVE	9161	018	City Of Chicago Police	\$65.02
02/18/2010	QUINN, STEPHANIE			City Of Chicago Police	\$6.50
02/18/2010	QUINN, STEPHANIE			City Of Chicago Police	\$546.44
10/30/2009	QUINN, PATRICK			City Of Chicago Police	\$178.04
10/30/2009	QUINN, PATRICK			City Of Chicago Police	\$6.50
12/28/2008	QUALLS, MICHAEL	9165	620	City Of Chicago Police	\$5.03
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$109.27

10/6/2010

REPORTS OF COMMITTEES

102261

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$6.50
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$1.60
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$156.11
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$6.50
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$2.29
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$77.09
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$6.50
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$1.13
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$1.29
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$6.50
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$88.23
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$12.56
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$282.75
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$6.50
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$88.23
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$6.50
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$1.29
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$202.80
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$6.50
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$7.96
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$259.35
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$6.50
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$10.48
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$259.35
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$6.50
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$10.48
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$259.35
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$6.50
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$10.48
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$259.35
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$6.50
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$10.48
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$259.35

102262

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$6.50
06/24/2010	QUADRI, SYED			City Of Chicago Police	\$10.48
08/23/2008	Pufpaf, Joseph E	P	00008	City Of Chicago Police	\$12.28
08/23/2008	Pufpaf, Joseph E	P	00008	City Of Chicago Police	\$12.48
08/23/2008	Pufpaf, Joseph E	P	00008	City Of Chicago Police	\$23.77
08/23/2008	Pufpaf, Joseph E	P	00008	City Of Chicago Police	\$9.21
08/23/2008	Pufpaf, Joseph E	P	00008	City Of Chicago Police	\$9.21
11/21/2005	Powe, Kimberlee	P	00005	City Of Chicago Police	\$6.50
11/21/2005	Powe, Kimberlee	P	00005	City Of Chicago Police	\$77.96
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$1,318.54
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$6.50
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$124.69
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$5.25
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$96.98
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$6.50
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$96.98
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$6.50
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$2,317.00
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$6.50
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$221.14
11/27/2007	Pddio, Frank W	P	00018	City Of Chicago Police	\$2,193.10
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$6.50
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$210.26
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$630.53
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$6.50
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$1,475.75
11/27/2007	Podio, Frank W	P	00018	City Of Chicago Police	\$6.50
10/04/2008	Pittman, Ronald	P	00006	City Of Chicago Police	\$23.74
10/04/2008	Pittman, Ronald	P	00006	City Of Chicago Police	\$7.91
10/04/2008	Pittman, Ronald	P	00006	City Of Chicago Police	\$3.36
10/04/2008	Pittman, Ronald	P	00006	City Of Chicago Police	\$6.28
10/04/2008	Pittman, Ronald	P	00006	City Of Chicago Police	\$74.40
10/04/2008	Pittman, Ronald	P	00006	City Of Chicago Police	\$6.26

10/6/2010

REPORTS OF OOMMITTEES

102263

incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/04/2008	Pittman, Ronald	P	00006	City Of Chicago Police	\$9.25
10/04/2008	Pittman, Ronald	P	00006	City Of Chicago Police	\$6.28
10/04/2008	Pittman, Ronald	P	00006	City Of Chicago Police	\$6.28
06/24/2005	Piper, Peter J	P	00020	City Of Chicago Police	\$5.12
06/24/2005	Piper, Peter J	P	00020	City Of Chicago Police	\$6.50
09/25/2006	Piper, Peter J	P	00020	City Of Chicago Police	\$6.50
06/24/2005	Piper, Peter J	P	00020	City Of Chicago Police	\$158.35
06/24/2005	Piper, Peter J	P	00020	City Of Chicago Police	\$266.40
06/24/2005	Piper, Peter J	P	00020	City Of Chicago Police	\$5.12
06/24/2005	Piper, Peter J	P	00020	City Of Chicago Police	\$6.50
06/24/2005	Piper, Peter J	P	00020	City Of Chicago Police	\$266.40
06/24/2005	Piper, Peter J	P	00020	City Of Chicago Police	\$134.77
06/24/2005	Piper, Peter J	P	00020	City Of Chicago Police	\$6.50
07/22/2008	Pilafas, Ted	P	00650	City Of Chicago Police	\$1,209.83
02/04/1995	Pikula, Oavid A	P	00007	City Of Chicago Police	\$100.68
02/04/1995	Pikula, David A	P	00007	City Of Chicago Police	\$6.50
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$6.50
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$94.64
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$6.50
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$101.46
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$220.36
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$1,815.93
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$6.50
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$1,815.93
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$6.50
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$714.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$6.50
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$0.29
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$919.62
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$6.50
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$512.54
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$6.50
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$126.10

102264

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$90.22
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$6.50
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$12.67
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$1.39
11/14/2006	Pettis, Michael O	P	00005	City Of Chicago Police	\$6.50
11/14/2006	Pettis, Michael O	P	00005	City Of Chicago Police	\$247.29
11/14/2006	Pettis, Michael O	P	00005	City Of Chicago Police	\$10.05
07/18/2008	Pena, Lillian	P	00021	City Of Chicago Police	\$6.50
07/18/2008	Pena, Lillian	P	00021	City Of Chicago Police	\$5.84
07/18/2008	Pena, Lillian	P	00021	City Of Chicago Police	\$3.59
07/18/2008	Pena, Lillian	P	00021	City Of Chicago Police	\$291.73
07/18/2008	Pena, Lillian	P	00021	City Of Chicago Police	\$296.81
07/18/2008	Pena, Lillian	P	00021	City Of Chicago Police	\$6.50
05/18/2006	Pena, Artemio	P	00001	City Of Chicago Police	\$6.50
05/18/2006	Pena, Artemio	P	00001	City Of Chicago Police	\$344.86
05/18/2006	Pena, Artemio	P	00001	City Of Chicago Police	\$6.90
10/17/2005	Pawlak, Patricia A	P	00012	City Of Chicago Police	\$94.01
10/17/2005	Pawlak, Patricia A	P	00012	City Of Chicago Police	\$1.88
10/17/2005	Pawlak, Patricia A	P	00012	City Of Chicago Police	\$6.50
06/06/1997	Paszowski, Thomas A	P	00008	City Of Chicago Police	\$6.50
06/06/1997	Paszowski, Thomas A	P	00008	City Of Chicago Police	\$98.61
06/06/1997	Paszowski, Thomas A	P	00008	City Of Chicago Police	\$200.18
06/06/1997	Paszowski, Thomas A	P	00008	City Of Chicago Police	\$6.50
06/06/1997	Paszowski, Thomas A	P	00008	City Of Chicago Police	\$100.09
06/06/1997	Paszowski, Thomas A	P	00008	City Of Chicago Police	\$6.50
09/02/2005	Partida, Arturo	P	00003	City Of Chicago Police	\$6.50
09/02/2005	Partida, Arturo	P	00003	City Of Chicago Police	\$6.50
09/02/2005	Partida, Arturo	P	00003	City Of Chicago Police	\$6.50
09/02/2005	Partida, Arturo	P	00003	City Of Chicago Police	\$6.50
09/02/2005	Partida, Arturo	P	00003	City Of Chicago Police	\$6.50
09/02/2005	Partida, Arturo	P	00003	City Of Chicago Police	\$6.50
02/02/2008	Pacheco, Erwin	P	00010	City Of Chicago Police	\$13.20
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102265

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$217.75
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$8.33
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$174.20
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$8.33
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$174.20
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$8.33
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$174.20
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$12.87
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$184.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$8.33
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$205.63
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$1.24
08/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$62.07
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$37.03
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$7.93
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$147.79
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$7.87
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$133.25
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$10.65
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$89.05
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$9.87
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$87.10

102266

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$5.42
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$84.40
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$8.33
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$174.20
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$10.30
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$120.25
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$12.81
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$176.80
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$14,528.67
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$4.27
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$245.45
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$13.27
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$6.50
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$217.75
06/17/2010	PURTELL, CYNTHIA	9161	008	City Of Chicago Police	\$13.27
08/23/2009	PUJOE, KENVAR			City Of Chicago Police	\$61.80
08/23/2009	PUJOE, KENVAR			City Of Chicago Police	\$6.50
08/23/2009	PUJOE, KENVAR			City Of Chicago Police	\$44.25
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$280.50
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$279.60
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$317.60
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$210.19
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$13.75
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$6.50
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$317.60
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$13.29
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$6.50
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$13.75

10/6/2010

REPORTS OF COMMITTEES

102267

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$317.60
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$6.50
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$13.75
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$6.50
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$6.50
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$11.39
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$317.60
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$6.50
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$13.75
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$3.08
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$6.50
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$317.60
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$6.50
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$13.75
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$6.50
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$12.86
04/29/2010	PRICE, MATTHEW			City Of Chicago Police	\$246.45
06/16/2010	PREROST, JAMES	9161	011	City Of Chicago Police	\$6.50
06/21/2010	PRENDKOWSKI, KEVIN	9161	153	City Of Chicago Police	\$317.19
06/21/2010	PRENDKOWSKI, KEVIN	9161	153	City Of Chicago Police	\$6.50
06/21/2010	PRENDKOWSKI, KEVIN	9161	153	City Of Chicago Police	\$59.17
11/29/2009	PRADO, ROCIO	9161	006	City Of Chicago Police	\$4.70
11/29/2009	PRADO, ROCIO	9161	006	City Of Chicago Police	\$6.50
11/29/2009	PRADO, ROCIO	9161	006	City Of Chicago Police	\$111.37
11/29/2009	PRADO, ROCIO	9161	006	City Of Chicago Police	\$18.83
11/29/2009	PRADO, ROCIO	9161	006	City Of Chicago Police	\$6.50
11/29/2009	PRADO, ROCIO	9161	006	City Of Chicago Police	\$436.35
11/29/2009	PRADO, ROCIO	9161	006	City Of Chicago Police	\$9.13
11/29/2009	PRADO, ROCIO	9161	006	City Of Chicago Police	\$6.50
11/29/2009	PRADO, ROCIO	9161	006	City Of Chicago Police	\$213.60
11/29/2009	PRADO, ROCIO	9161	006	City Of Chicago Police	\$493.95
11/29/2009	PRADO, ROCIO	9161	006	City Of Chicago Police	\$6.50
11/29/2009	PRADO, ROCIO	9161	006	City Of Chicago Police	\$19.13

102268

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/13/2010	POWERS, COLIN	9161		City Of Chicago Police	\$24.12
06/13/2010	POWERS, COLIN	9161		City Of Chicago Police	\$18.15
06/13/2010	POWERS, COLIN	9161		City Of Chicago Police	\$6.50
06/13/2010	POWERS, COLIN	9161		City Of Chicago Police	\$501.33
06/13/2010	POWERS, COLIN	9161		City Of Chicago Police	\$605.33
06/13/2010	POWERS, COLIN	9161		City Of Chicago Police	\$6.50
04/06/2009	PORRATA, ALVIN	9161	018	City Of Chicago Police	\$65.65
04/06/2009	PORRATA, ALVIN	9161	018	City Of Chicago Police	\$1.70
07/31/2010	PINZINE, CHRISTOPHE	9168	059	City Of Chicago Police	\$6.50
07/31/2010	PINZINE, CHRISTOPHE	9168	059	City Of Chicago Police	\$100.68
07/31/2010	PINZINE, CHRISTOPHE	9168	059	City Of Chicago Police	\$6.50
07/31/2010	PINZINE, CHRISTOPHE	9168	059	City Of Chicago Police	\$499.25
05/28/2010	PINEDA, JEFFREY			City Of Chicago Police	\$6.50
05/28/2010	PINEDA, JEFFREY			City Of Chicago Police	\$266.81
05/05/2010	PIETRYLA, SCOTT	9161		City Of Chicago Police	\$57.57
05/05/2010	PIETRYLA, SCOTT	9161		City Of Chicago Police	\$6.50
05/05/2010	PIETRYLA, SCOTT	9161		City Of Chicago Police	\$4.42
06/19/2009	PIERRE, JOHNNIE	9161	044	City Of Chicago Police	\$1,226.92
06/19/2009	PIERRE, JOHNNIE	9161	044	City Of Chicago Police	\$6.50
04/18/2010	PICKERT, MARK	9161	393	City Of Chicago Police	\$24.99
04/18/2010	PICKERT, MARK	9161	393	City Of Chicago Police	\$24.99
04/18/2010	PICKERT, MARK	9161	393	City Of Chicago Police	\$24.99
07/06/2009	PETTY, VERLON	9161		City Of Chicago Police	\$293.09
07/06/2009	PETTY, VERLON	9161		City Of Chicago Police	\$6.50
06/02/2010	PETTIS, MICHAEL	9161	005	City Of Chicago Police	\$27.00
06/02/2010	PETTIS, MICHAEL	9161	005	City Of Chicago Police	\$6.50
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$217.98
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$6.50
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$222.12
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$6.50
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$2.69
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$182.66
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$182.66

10/6/2010

REPORTS OF COMMITTEES

102269

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$587.24
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$6.50
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$182.66
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$182.66
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$182.66
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$182.66
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$999.60
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$6.50
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$12.10
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$91.35
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$6.50
08/14/2010	PEREZ, JUAN	9161		City Of Chicago Police	\$6.50
08/14/2010	PEREZ, JUAN	9161		City Of Chicago Police	\$846.80
08/14/2010	PEREZ, JUAN	9161		City Of Chicago Police	\$6.50
08/14/2010	PEREZ, JUAN	9161		City Of Chicago Police	\$1,099.83
08/14/2010	PEREZ, JUAN	9161		City Of Chicago Police	\$8.63
08/14/2010	PEREZ, JUAN	9161		City Of Chicago Police	\$18.69
09/10/2010	PEREZ, ERIK	9161		City Of Chicago Police	\$10.74
09/10/2010	PEREZ, ERIK	9161		City Of Chicago Police	\$264.67
09/10/2010	PEREZ, ERIK	9161		City Of Chicago Police	\$6.50
09/11/2010	PEREZ, EDUARDO	9161	007	City Of Chicago Police	\$6.50
09/11/2010	PEREZ, EDUARDO	9161	007	City Of Chicago Police	\$252.34
09/11/2010	PEREZ, EDUARDO	9161	007	City Of Chicago Police	\$6.50
09/11/2010	PEREZ, EDUARDO	9161	007	City Of Chicago Police	\$31.56
09/15/2010	PEREZ, DAVID	9161	044	City Of Chicago Police	\$16.40
09/15/2010	PEREZ, DAVID	9161	044	City Of Chicago Police	\$6.50
09/15/2010	PEREZ, DAVID	9161	044	City Of Chicago Police	\$641.68
09/23/2009	PEPPER, KENDRA	9161	044	City Of Chicago Police	\$151.71
09/23/2009	PEPPER, KENDRA	9161	044	City Of Chicago Police	\$170.69
09/23/2009	PEPPER, KENDRA	9161	044	City Of Chicago Police	\$170.69
09/23/2009	PEPPER, KENDRA	9161	044	City Of Chicago Police	\$133.81
09/23/2009	PEPPER, KENDRA	9161	044	City Of Chicago Police	\$170.69
07/03/2009	PAYNE, GREGORY	9161	015	City Of Chicago Police	\$18.04

102270

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/03/2009	PAYNE, GREGORY	9161	015	City Of Chicago Police	\$6.50
07/03/2009	PAYNE, GREGORY	9161	015	City Of Chicago Police	\$9.86
07/03/2009	PAYNE, GREGORY	9161	015	City Of Chicago Police	\$6.50
07/03/2009	PAYNE, GREGORY	9161	015	City Of Chicago Police	\$449.53
07/03/2009	PAYNE, GREGORY	9161	015	City Of Chicago Police	\$10.42
07/03/2009	PAYNE, GREGORY	9161	015	City Of Chicago Police	\$6.50
07/03/2009	PAYNE, GREGORY	9161	015	City Of Chicago Police	\$250.15
07/03/2009	PAYNE, GREGORY	9161	015	City Of Chicago Police	\$271.21
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$6.50
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$10.05
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$6.50
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$226.20
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$7.53
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$6.50
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$169.65
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$10.05
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$6.50
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$226.20
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$10.05
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$6.50
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$226.20
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$12.46
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$213.20
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$226.20
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$6.50
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$10.05
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$213.20
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$6.50
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$12.46
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$226.20
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$6.50
06/09/2010	PATTISON, JOSEPH	9161		City Of Chicago Police	\$10.05
07/18/2010	PATTERSON, ALFIE			City Of Chicago Police	\$160.91

10/6/2010

REPORTS OF COMMITTEES

102271

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/18/2010	PATTERSON, ALFIE			City Of Chicago Police	\$6.50
07/18/2010	PATTERSON, ALFIE			City Of Chicago Police	\$160.91
07/18/2010	PATTERSON, ALFIE			City Of Chicago Police	\$6.50
07/18/2010	PATTERSON, ALFIE			City Of Chicago Police	\$169.19
07/18/2010	PATTERSON, ALFIE			City Of Chicago Police	\$6.50
08/23/2010	PASCHKE, ROBERT	9161	701	City Of Chicago Police	\$6.50
08/23/2010	PASCHKE, ROBERT	9161	701	City Of Chicago Police	\$634.37
08/23/2010	PASCHKE, ROBERT	9161	701	City Of Chicago Police	\$1.82
08/23/2010	PASCHKE, ROBERT	9161	701	City Of Chicago Police	\$6.50
08/23/2010	PASCHKE, ROBERT	9161	701	City Of Chicago Police	\$71.14
08/23/2010	PASCHKE, ROBERT	9161	701	City Of Chicago Police	\$9.34
08/23/2010	PASCHKE, ROBERT	9161	701	City Of Chicago Police	\$25.75
08/23/2010	PASCHKE, ROBERT	9161	701	City Of Chicago Police	\$162.40
08/23/2010	PASCHKE, ROBERT	9161	701	City Of Chicago Police	\$6.50
07/12/2009	PARTYKA, TYLER	9171	765	City Of Chicago Police	\$165.20
07/12/2009	PARTYKA, TYLER	9171	765	City Of Chicago Police	\$44.90
07/12/2009	PARTYKA, TYLER	9171	765	City Of Chicago Police	\$15.30
07/12/2009	PARTYKA, TYLER	9171	765	City Of Chicago Police	\$182.00
07/12/2009	PARTYKA, TYLER	9171	765	City Of Chicago Police	\$264.70
07/12/2009	PARTYKA, TYLER	9171	765	City Of Chicago Police	\$40.00
07/12/2009	PARTYKA, TYLER	9171	765	City Of Chicago Police	\$157.50
07/12/2009	PARTYKA, TYLER	9171	765	City Of Chicago Police	\$31.00
07/12/2009	PARTYKA, TYLER	9171	765	City Of Chicago Police	\$72.60
06/12/2009	PARTYKA, TYLER	9171	765	City Of Chicago Police	\$265.73
06/12/2009	PARTYKA, TYLER	9171	765	City Of Chicago Police	\$1.25
12/06/2009	PARTIDA, ARTURO			City Of Chicago Police	\$6.50
12/06/2009	PARTIDA, ARTURO			City Of Chicago Police	\$6.50
12/06/2009	PARTIDA, ARTURO			City Of Chicago Police	\$6.50
12/06/2009	PARTIDA, ARTURO			City Of Chicago Police	\$6.50
12/06/2009	PARTIDA, ARTURO			City Of Chicago Police	\$6.50
12/06/2009	PARTIDA, ARTURO			City Of Chicago Police	\$6.50
12/06/2009	PARTIDA, ARTURO			City Of Chicago Police	\$1.96
12/06/2009	PARTIDA, ARTURO			City Of Chicago Police	\$6.50

102272

JCURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/06/2009	PARTIDA, ARTURO			City Of Chicago Police	\$76.42
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$306.18
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$6.50
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$557.78
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$6.50
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$6.50
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$11,164.16
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$6.50
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$300.00
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$6.50
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$1.41
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$613.95
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$6,279.61
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$6.50
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$112.11
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$6.50
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$137.01
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$6.50
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$134.93
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$6.50
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$6.50
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$243.86
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$278.16
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$6.50
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$254.27
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$23.55
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$6.50
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$580.18
07/08/2010	PARKER, MICHAEL			City Of Chicago Police	\$6.50
12/29/2009	PAPPALARDO, JOHN	9161		City Of Chicago Police	\$113.23
12/29/2009	PAPPALARDO, JOHN	9161		City Of Chicago Police	\$92.63
12/29/2009	PAPPALARDO, JOHN	9161		City Of Chicago Police	\$6.50
12/29/2009	PAPPALARDO, JOHN	9161		City Of Chicago Police	\$1.85

10/6/2010

REPORTS OF COMMITTEES

102273

Incident Date	Claimant	Rank	Unit of	Insured	Total fo be Paid
12/29/2009	PAPPALARDO, JOHN	9161		City Of Chicago Police	\$707.70
12/29/2009	PAPPALARDO, JOHN	9161		City Of Chicago Police	\$6.50
03/26/2010	PALMER III, PERCY			City Of Chicago Police	\$232.56
03/26/2010	PALMER III, PERCY			City Of Chicago Police	\$6.50
07/22/2010	PAGAN, JOHN	9161	701	City Of Chicago Police	\$9.34
07/22/2010	PAGAN, JOHN	9161	701	City Of Chicago Police	\$162.40
07/22/2010	PAGAN, JOHN	9161	701	City Of Chicago Police	\$6.50
09/10/2009	PACHECO JR, ENRIQUE	9161	007	City Of Chicago Police	\$6.50
09/10/2009	PACHECO JR, ENRIQUE	9161	007	City Of Chicago Police	\$6.50
01/29/2005	Oneill-Guiney, Maureen T	P	00016	City Of Chicago Police	\$133.71
01/29/2005	Oneill-Guiney, Maureen T	P	00016	City Of Chicago Police	\$1.96
12/02/2006	Odugbesan, Babafemi	P	00001	City Of Chicago Police	\$180.00
12/02/2006	Odugbesan, Babafemi	P	00001	City Of Chicago Police	\$6.50
12/02/2006	Odugbesan, Babafemi	P	00001	City Of Chicago Police	\$6.50
06/12/2006	Odonnell, Ryan	P	00044	City Of Chicago Police	\$585.27
06/12/2006	Odonnell, Ryan	P	00044	City Of Chicago Police	\$580.05
06/12/2006	Odonnell, Ryan	P	00044	City Of Chicago Police	\$11.71
06/12/2006	Odonnell, Ryan	P	00044	City Of Chicago Police	\$11.60
06/12/2006	Odonnell, Ryan	P	00044	City Of Chicago Police	\$6.50
09/08/2010	OWEN, JAMES	PO	153	City Of Chicago Police	\$6.50
09/08/2010	OWEN, JAMES	PO	153	City Of Chicago Police	\$5.43
09/08/2010	OWEN, JAMES	PO	153	City Of Chicago Police	\$13.38
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$32.67
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$2,248.41
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$18.08
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$6.50
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$183.36
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$18.46
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$6.50
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$187.19
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$18.08
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$6.50
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$6.50

102274

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$34,773.24
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.50
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$190.90
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$80.24
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.50
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$190.90
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$80.24
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$190.90
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.50
07/04/2010	OLMEDA, HECTOR	9161		City Of Chicago Police	\$6.50
07/04/2010	OLMEDA, HECTOR	9161		City Of Chicago Police	\$6.50
07/04/2010	OLMEDA, HECTOR	9161		City Of Chicago Police	\$317.52
07/04/2010	OLMEDA, HECTOR	9161		City Of Chicago Police	\$4.87
07/04/2010	OLMEDA, HECTOR	9161		City Of Chicago Police	\$6.50
07/04/2010	OLMEDA, HECTOR	9161		City Of Chicago Police	\$120.00
07/04/2010	OLMEDA, HECTOR	9161		City Of Chicago Police	\$85.58
07/04/2010	OLMEDA, HECTOR	9161		City Of Chicago Police	\$15.08
07/04/2010	OLMEDA, HECTOR	9161		City Of Chicago Police	\$3.47
05/10/2010	OLIVARES, MICHAEL	9161		City Of Chicago Police	\$6.92
05/10/2010	OLIVARES, MICHAEL	9161		City Of Chicago Police	\$6.50
05/10/2010	OLIVARES, MICHAEL	9161		City Of Chicago Police	\$25.36
09/03/2010	OLIVARES, DAVID	9161		City Of Chicago Police	\$6.50
09/03/2010	OLIVARES, DAVID	9161		City Of Chicago Police	\$555.98
09/03/2010	OLIVARES, DAVID	9161		City Of Chicago Police	\$14.21
10/29/2009	OKAZAKI, DEVIN	9161	023	City Of Chicago Police	\$5.40
10/29/2009	OKAZAKI, DEVIN	9161	023	City Of Chicago Police	\$6.50
10/29/2009	OKAZAKI, DEVIN	9161	023	City Of Chicago Police	\$561.40
07/10/2010	OCON, HECTOR	9161		City Of Chicago Police	\$6.50
07/10/2010	OCON, HECTOR	9161		City Of Chicago Police	\$92.63
07/10/2010	OCON, HECTOR	9161		City Of Chicago Police	\$1.85
07/10/2010	OCON, HECTOR	9161		City Of Chicago Police	\$553.63
07/10/2010	OCON, HECTOR	9161		City Of Chicago Police	\$6.50
07/10/2010	OCON, HECTOR	9161		City Of Chicago Police	\$11.07

10/6/2010

REPORTS OF COMMITTEES

102275

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/09/2010	ORSA, WILLIAM	9161	044	City Of Chicago Police	\$11.24
08/09/2010	ORSA, WILLIAM	9161	044	City Of Chicago Police	\$6.50
08/09/2010	ORSA, WILLIAM	9161	044	City Of Chicago Police	\$6.50
08/09/2010	ORSA, WILLIAM	9161	044	City Of Chicago Police	\$82.53
08/09/2010	ORSA, WILLIAM	9161	044	City Of Chicago Police	\$21.36
08/09/2010	ORSA, WILLIAM	9161	044	City Of Chicago Police	\$46.82
08/09/2010	ORSA, WILLIAM	9161	044	City Of Chicago Police	\$6.50
08/09/2010	ORSA, WILLIAM	9161	044	City Of Chicago Police	\$6.90
03/07/2010	OLUGBALA, ASSATA	9161		City Of Chicago Police	\$110.00
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.50
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$80.24
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$3,167.58
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$2,555.63
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.50
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.50
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.50
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$190.90
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.50
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$80.24
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$190.90
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.50
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$80.24
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$19.17
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.50
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$24.41
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$286.35
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.50
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$120.36
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$190.90
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.50
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$80.24
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$573.07
09/24/2009	OLSON, ERIC	9171	017	City Of Chicago Police	\$6.50

102276

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$86.25
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$269.32
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$6.50
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$317.00
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$6.50
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$201.23
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$6.50
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$19.85
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$324.28
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$6.50
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$16.38
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$187.19
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$6.50
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$18.46
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$185.46
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$6.50
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$18.28
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$187.19
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$6.50
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$18.46
04/25/2010	ORTIZ, EDITH			City Of Chicago Police	\$183.36
08/05/2010	ORTIZ, CYNTHIA	9161		City Of Chicago Police	\$125.21
08/05/2010	ORTIZ, CYNTHIA	9161		City Of Chicago Police	\$13.18
08/05/2010	ORTIZ, CYNTHIA	9161		City Of Chicago Police	\$6.50
08/05/2010	ORTIZ, CYNTHIA	9161		City Of Chicago Police	\$7.00
08/05/2010	ORTIZ, CYNTHIA	9161		City Of Chicago Police	\$19.75
08/05/2010	ORTIZ, CYNTHIA	9161		City Of Chicago Police	\$6.50
08/05/2010	ORTIZ, CYNTHIA	9161		City Of Chicago Police	\$47.77
08/05/2010	ORTIZ, CYNTHIA	9161		City Of Chicago Police	\$169.47
08/05/2010	ORTIZ, CYNTHIA	9161		City Of Chicago Police	\$6.50
08/05/2010	ORTIZ, CYNTHIA	9161		City Of Chicago Police	\$1,303.76
08/05/2010	ORTIZ, CYNTHIA	9161		City Of Chicago Police	\$6.50
08/09/2010	ORSA, WILLIAM	9161	044	City Of Chicago Police	\$439.98

10/6/2010

REPORTS OF COMMITTEES

102277

102278

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/11/2010	OCARROLL, RANDI	9152	153	City Of Chicago Police	\$6.50
08/11/2010	OCARROLL, RANDI	9152	153	City Of Chicago Police	\$281.30
01/08/2010	OCAMPO, MATILDE	p.o.	002	City Of Chicago Police	\$196.23
01/08/2010	OCAMPO, MATILDE	p.o.	002	City Of Chicago Police	\$6.50
01/08/2010	OCAMPO, MATILDE	p.o.	002	City Of Chicago Police	\$380.00
01/08/2010	OCAMPO, MATILDE	p.o.	002	City Of Chicago Police	\$100.68
01/08/2010	OCAMPO, MATILDE	p.o.	002	City Of Chicago Police	\$6.50
06/27/2009	O SHEA, LORIE			City Of Chicago Police	\$358.23
06/27/2009	O SHEA, LORIE			City Of Chicago Police	\$6.50
06/27/2009	O SHEA, LORIE			City Of Chicago Police	\$19.33
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$6.50
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$390.31
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$5.72
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$259.35
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$6.50
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$10.48
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$202.80
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$6.50
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$10.48
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$6.50
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$259.35
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$1.29
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$6.50
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$88.23
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$1.46
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$6.50
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$99.52
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$13.31
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$6.50
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$253.50
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$10.48
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$6.50
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$259.35

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$15.21
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$6.50
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$354.25
04/25/2010	O DONNELL, MICHAEL	9165	610	City Of Chicago Police	\$10.64
11/27/2008	O BRIEN, TIMOTHY	9161	011	City Of Chicago Police	\$6.50
11/27/2008	O BRIEN, TIMOTHY	9161	011	City Of Chicago Police	\$732.22
07/27/2009	O BRIEN, TIMOTHY	9161	044	City Of Chicago Police	\$188.92
07/27/2009	O BRIEN, TIMOTHY	9161	044	City Of Chicago Police	\$6.50
07/27/2009	O BRIEN, TIMOTHY	9161	044	City Of Chicago Police	\$18.62
07/27/2009	O BRIEN, TIMOTHY	9161	044	City Of Chicago Police	\$188.92
07/27/2009	O BRIEN, TIMOTHY	9161	044	City Of Chicago Police	\$6.50
07/27/2009	O BRIEN, TIMOTHY	9161	044	City Of Chicago Police	\$18.62
07/27/2009	O BRIEN, TIMOTHY	9161	044	City Of Chicago Police	\$10,336.56
09/02/2008	Noonan, Mary Ellen	P	00045	City Of Chicago Police	\$64.89
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$76.42
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$5.92
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$1.96
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$6.50
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$18.52
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$5.92
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$5.92
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$5.92
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$11.84
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$5.92
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$9.26
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$7.55
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$345.91
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$9.26
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$9.26
02/19/2008	Nieves-Silos, Anita	P	00007	City Of Chicago Police	\$5.92
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$6.50
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$226.20
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102279

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$10.05
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$269.75
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$6.50
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$14.98
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$302.90
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$6.50
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$15.41
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$302.90
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$6.50
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$15.41
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$1,540.32
03/12/2010	NUNEZ, FELIPE	9161	153	City Of Chicago Police	\$6.50
04/29/2010	NUNES, BRIAN	9161	007	City Of Chicago Police	\$87.81
04/29/2010	NUNES, BRIAN	9161	007	City Of Chicago Police	\$6.50
04/29/2010	NUNES, BRIAN	9161	007	City Of Chicago Police	\$1.29
01/26/2010	NOWAK, THOMAS			City Of Chicago Police	\$8.05
01/26/2010	NOWAK, THOMAS			City Of Chicago Police	\$153.00
01/26/2010	NOWAK, THOMAS			City Of Chicago Police	\$6.50
03/29/2010	NOWAK, THOMAS	9161	015	City Of Chicago Police	\$1.29
03/29/2010	NOWAK, THOMAS	9161	015	City Of Chicago Police	\$6.50
03/29/2010	NOWAK, THOMAS	9161	015	City Of Chicago Police	\$88.23
03/29/2010	NOWAK, THOMAS	9161	015	City Of Chicago Police	\$1.29
03/29/2010	NOWAK, THOMAS	9161	015	City Of Chicago Police	\$6.50
03/29/2010	NOWAK, THOMAS	9161	015	City Of Chicago Police	\$88.23
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$11.60
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$88.23
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$6.50
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$1.29
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$1,071.60
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$6.50
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$15.73
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$217.75
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$6.50

102280

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$13.17
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$202.80
08/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$6.50
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$10.64
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$6.50
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$790.28
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$1,453.14
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$6.50
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$10.64
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$6.50
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$202.80
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$10.64
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$6.50
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$202.80
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$10.64
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$6.50
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$202.80
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$10.64
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$6.50
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$202.80
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$1.29
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$6.50
06/28/2010	NOWAK, MATTHEW	9161		City Of Chicago Police	\$88.23
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$6.50
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$61.83
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$1,524.00
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$6.50
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$205.00
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$6.50
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$3.01
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$110.25
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$6.50
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$365.64

10/6/2010

REPORTS OF OOMMITTEES

102281

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$57.43
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$6.50
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$1,415.50
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$3.01
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$6.50
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$74.11
06/10/2010	NOVAK, MAUREEN	9161	044	City Of Chicago Police	\$74.11
07/05/2009	NICKLES, SCOTT			City Of Chicago Police	\$50.09
07/05/2009	NICKLES, SCOTT			City Of Chicago Police	\$6.50
07/05/2009	NICKLES, SCOTT			City Of Chicago Police	\$1,960.12
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$10.62
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$33.71
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$5.61
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$21.24
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$6.50
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$8.69
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$405.19
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$6.50
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$84.43
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$46.82
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$6.50
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$6.90
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$99.14
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$6.50
08/05/2010	NICHOLS, CYNTHIA	9161	124	City Of Chicago Police	\$6.50
06/19/2010	NAVEZ, RETAIN	9161	017	City Of Chicago Police	\$9.84
06/19/2010	NAVEZ, PETAIN	9161	017	City Of Chicago Police	\$106.67
06/19/2010	NAVEZ, PETAIN	9161	017	City Of Chicago Police	\$6.50
04/04/2009	NAVA, JOEL	9161	044	City Of Chicago Police	\$17.67
04/04/2009	NAVA, JOEL	9161	044	City Of Chicago Police	\$6.50
04/04/2009	NAVA, JOEL	9161	044	City Of Chicago Police	\$1.36
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$63.97
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$221.25

102282

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$1,258.09
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$175.29
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$323.84
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$78.10
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$51.89
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$201.37
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$211.27
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$712.91
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$98.45
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.67
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$133.29
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$12.87
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$166.46
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$113.77
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$226.27
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$812.74
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$451.16
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$174.94
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$188.24

10/6/2010

REPORTS OF COMMITTEES

102283

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$801.84
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$622.62
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$734.20
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$166.46
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$158.03
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$734.20
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$174.94
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$211.27
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$12.87
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$133.29
10/21/2009	NASH, THOMAS	9161	045	City Of Chicago Police	\$6.50
08/30/2005	Murphy, William	P	00005	City Of Chicago Police	\$54.05
08/30/2005	Murphy, William	P	00005	City Of Chicago Police	\$6.50
08/28/2008	Murphy, Brandon C	P	00007	City Of Chicago Police	\$4.79
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$58.75
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$6.64
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$6.50
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$0.38
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$930.70
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$4,107.26
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$6.50
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$9,891.84
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$6.50
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$9,216.40
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$6.50

102284

JOURNAL-CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$9,349.68
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$6.50
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$3,603.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$3,100.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$300.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$9,887.69
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$109.44
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$6.50
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$6.29
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$60.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$6.50
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$3.45
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,352.22
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$6.50
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$77.75
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,021.51
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$6.50
07/13/2004	Muhammad, Khalil	P	00124	City Of Chicago Police	\$1.99
07/13/2004	Muhammad, Khalil	P	00124	City Of Chicago Police	\$6.50
07/13/2004	Muhammad, Khalil	P	00124	City Of Chicago Police	\$68.25
07/24/2008	Mosqueda, Raul M	P	00019	City Of Chicago Police	\$4.79
04/15/2008	Morris-Tillery, Mary	P	00003	City Of Chicago Police	\$6.50
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.67
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$6.50
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$46.77
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$46.08
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$203.34
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$6.50
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$233.60
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$6.50
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$6.50
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$6.50
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102285

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$9.44
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$6.50
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$232.84
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$6.50
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$200.33
03/12/2008	Morandi, Kelly	P	00004	City Of Chicago Police	\$853.64
03/12/2008	Morandi, Kelly	P	00004	City Of Chicago Police	\$12.37
03/12/2008	Morandi, Kelly	P	00004	City Of Chicago Police	\$6.50
03/12/2008	Morandi, Kelly	P	00004	City Of Chicago Police	\$394.59
03/12/2008	Morandi, Kelly	P	00004	City Of Chicago Police	\$20.32
03/12/2008	Morandi, Kelly	P	00004	City Of Chicago Police	\$6.50
03/12/2008	Morandi, Kelly	P	00004	City Of Chicago Police	\$386.82
03/12/2008	Morandi, Kelly	P	00004	City Of Chicago Police	\$45.24
03/12/2008	Morandi, Kelly	P	00004	City Of Chicago Police	\$6.50
03/12/2008	Morandi, Kelly	P	00004	City Of Chicago Police	\$20.55
03/12/2008	Morandi, Kelly	P	00004	City Of Chicago Police	\$6.50
03/12/2008	Morandi, Kelly	P	00004	City Of Chicago Police	\$390.82
09/24/2008	Morales, Lorraine T	P	00169	City Of Chicago Police	\$9.34
10/11/2008	Montejano-Kalat-Just, Doris K	P	00376	City Of Chicago Police	\$5.36
10/11/2008	Montejano-Kalat-Just, Doris K	P	00376	City Of Chicago Police	\$104.75
10/11/2008	Montejano-Kalat-Just, Doris K	P	00376	City Of Chicago Police	\$131.99
10/11/2008	Montejano-Kalat-Just, Doris K	P	00376	City Of Chicago Police	\$6.50
10/11/2008	Montejano-Kalat-Just, Doris K	P	00376	City Of Chicago Police	\$407.08
10/11/2008	Montejano-Kalat-Just, Doris K	P	00376	City Of Chicago Police	\$6.50
10/11/2008	Montejano-Kalat-Just, Doris K	P	00376	City Of Chicago Police	\$106.83
10/11/2008	Montejano-Kalat-Just, Doris K	P	00376	City Of Chicago Police	\$14.91
10/11/2008	Montejano-Kalat-Just, Doris K	P	00376	City Of Chicago Police	\$65.32
10/11/2008	Montejano-Kalat-Just, Doris K	P	00376	City Of Chicago Police	\$6.50
10/11/2008	Montejano-Kalat-Just, Doris K	P	00376	City Of Chicago Police	\$5.03
10/11/2008	Montejano-Kalat-Just, Doris K	P	00376	City Of Chicago Police	\$17.02
10/11/2008	Montejano-Kalat-Just, Doris K	P	00376	City Of Chicago Police	\$6.50
10/30/2008	Mock, Lloyd	P	00011	City Of Chicago Police	\$6.50
10/30/2008	Mock, Lloyd	P	00011	City Of Chicago Police	\$7.25

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/30/2008	Mock, Lloyd	P	00011	City Of Chicago Police	\$460.56
10/30/2008	Mock, Lloyd	P	00011	City Of Chicago Police	\$362.42
10/30/2008	Mock, Lloyd	P	00011	City Of Chicago Police	\$6.50
01/17/2007	Miller, Walter E	P	00013	City Of Chicago Police	\$7,356.65
07/24/2008	Miller, Eugenia	P	00012	City Of Chicago Police	\$8.64
01/26/2008	Michael, Linda	P	00006	City Of Chicago Police	\$124.14
01/26/2008	Michael, Linda	P	00006	City Of Chicago Police	\$6.50
01/26/2008	Michael, Linda	P	00006	City Of Chicago Police	\$2.48
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$326.36
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$6.50
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$15.29
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$1,463.40
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$539.76
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$6.50
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$6.50
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$1,281.93
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$6.50
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$1,311.76
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$144.93
10/06/2006	Mcmahon, Mary L	P	00006	City Of Chicago Police	\$547.84
03/19/2008	Mckendry, Kevin	P	00008	City Of Chicago Police	\$7.53
03/19/2008	Mckendry, Kevin	P	00008	City Of Chicago Police	\$3.80
03/19/2008	Mckendry, Kevin	P	00008	City Of Chicago Police	\$2.39
03/19/2008	Mckendry, Kevin	P	00008	City Of Chicago Police	\$2.39
03/19/2008	Mckendry, Kevin	P	00008	City Of Chicago Police	\$8.82
01/20/2007	Mcgarry, Dennis W	P	00630	City Of Chicago Police	\$5.50
01/20/2007	Mcgarry, Dennis W	P	00630	City Of Chicago Police	\$6.50
01/20/2007	Mcgarry, Dennis W	P	00630	City Of Chicago Police	\$275.27
01/31/2008	Mcdonald, Charles	P	00022	City Of Chicago Police	\$6.23
06/20/1993	Mcclory, Kathleen	P	00024	City Of Chicago Police	\$55.00
06/20/1993	Mcclory, Kathleen	P	00024	City Of Chicago Police	\$100.80
06/20/1993	Mcclory, Kathleen	P	00024	City Of Chicago Police	\$55.00
06/20/1993	Mcclory, Kathleen	P	00024	City Of Chicago Police	\$100.80

10/6/2010

REPORTS OF COMMITTEES

102287

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/20/1993	Mcclory, Kathleen	P	00024	City Of Chicago Police	\$55.00
06/20/1993	Mcclory, Kathleen	P	00024	City Of Chicago Police	\$55.00
06/20/1993	Mcclory, Kathleen	P	00024	City Of Chicago Police	\$55.00
06/20/1993	Mcclory, Kathleen	P	00024	City Of Chicago Police	\$55.00
09/21/2003	Mccann-Douchee, Deatra	P	00003	City Of Chicago Police	\$3.24
09/21/2003	Mccann-Douchee, Deatra	P	00003	City Of Chicago Police	\$6.50
09/21/2003	Mccann-Douchee, Deatra	P	00003	City Of Chicago Police	\$267.44
09/21/2003	Mccann-Douchee, Deatra	P	00003	City Of Chicago Police	\$760.00
08/18/2010	McGRONE, MARCUS	9161		City Of Chicago Police	\$194.30
08/18/2010	McGRONE, MARCUS	9161		City Of Chicago Police	\$6.50
08/18/2010	McGRONE, MARCUS	9161		City Of Chicago Police	\$0.92
08/18/2010	McGRONE, MARCUS	9161		City Of Chicago Police	\$96.66
08/18/2010	McGRONE, MARCUS	9161		City Of Chicago Police	\$6.50
08/18/2010	McGRONE, MARCUS	9161		City Of Chicago Police	\$1.87
08/18/2010	McGRONE, MARCUS	9161		City Of Chicago Police	\$1.38
08/18/2010	McGRONE, MARCUS	9161		City Of Chicago Police	\$68.72
08/18/2010	McGRONE, MARCUS	9161		City Of Chicago Police	\$6.50
08/18/2010	McGRONE, MARCUS	9161		City Of Chicago Police	\$6.50
08/18/2010	McGRONE, MARCUS	9161		City Of Chicago Police	\$93.84
08/18/2010	McGRONE, MARCUS	9161		City Of Chicago Police	\$6.50
08/18/2010	McGRONE, MARCUS	9161		City Of Chicago Police	\$1,558.15
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$6.50
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$22.58
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$1.83
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$1,287.88
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$6.50
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$18.91
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$87.81
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$6.50
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$1.29
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$87.81
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$6.50
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$1.29

102288

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$1,044.36
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$6.50
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$67.74
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$1,032.29
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$6.50
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$66.97
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$1,659.65
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$6.50
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$107.65
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$348.12
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$6.50
11/16/2006	Maynard, Johnathan	P	00023	City Of Chicago Police	\$124.87
04/04/2008	Matual, David	P	00610	City Of Chicago Police	\$114.70
04/04/2008	Matual, David	P	00610	City Of Chicago Police	\$1,638.00
04/04/2008	Matual, David	P	00610	City Of Chicago Police	\$5,734.75
12/27/2007	Mason Jr., Marshall L	P	00189	City Of Chicago Police	\$5.83
12/27/2007	Mason Jr., Marshall L	P	00189	City Of Chicago Police	\$143.62
04/27/2008	Martin, Steven	P	00002	City Of Chicago Police	\$217.90
04/27/2008	Martin, Steven	P	00002	City Of Chicago Police	\$6.50
08/05/2008	Magliano, Michael P	P	00006	City Of Chicago Police	\$6.50
08/05/2008	Magliano, Michael P	P	00006	City Of Chicago Police	\$6.50
08/05/2008	Magliano, Michael P	P	00006	City Of Chicago Police	\$250.00
08/05/2008	Magliano, Michael P	P	00006	City Of Chicago Police	\$6.50
08/05/2008	Magliano, Michael P	P	00006	City Of Chicago Police	\$644.53
08/05/2008	Magliano, Michael P	P	00006	City Of Chicago Police	\$589.79
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.05
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$8,172.61
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.05
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102289

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$226.20
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$8.60
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$585.40
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.05
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$226.20
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$226.20
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.77
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$243.10
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.05
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$226.20
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.05
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$226.20
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$226.20
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.05
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$3,902.71
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.05
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$57.30
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$226.20
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.05
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$226.20
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.05
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$226.20
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.05
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$226.20
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.05

102290

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$1,378.63
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$20.24
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$226.20
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.05
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$226.20
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.05
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$226.20
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$10.05
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$226.20
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/23/2009	MYTHEN, STEPHEN	9161	024	City Of Chicago Police	\$6.50
08/31/2010	MURPHY, ROBERT	9161		City Of Chicago Police	\$539.70
08/31/2010	MURPHY, ROBERT	9161		City Of Chicago Police	\$6.50
08/31/2010	MURPHY, ROBERT	9161		City Of Chicago Police	\$10.64
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$1,057.47
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$6.50
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$39.61
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$7.21
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$574.92
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$6.50
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$21.00
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$6.50
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$6.90
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$21.36
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$6.50
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$82.53
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$46.82
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102291

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/01/2010	MUEHLFELDER, JEFFREY	9161		City Of Chicago Police	\$49.49
06/18/2009	MROCKOWSKI, KRISTOPHER	9161	044	City Of Chicago Police	\$6.50
02/22/2010	MOYER, CHRISTOPHE	9161		City Of Chicago Police	\$6.50
02/22/2010	MOYER, CHRISTOPHE	9161		City Of Chicago Police	\$0.87
02/22/2010	MOYER, CHRISTOPHE	9161		City Of Chicago Police	\$6.50
02/22/2010	MOYER, CHRISTOPHE	9161		City Of Chicago Police	\$159.00
02/22/2010	MOYER, CHRISTOPHE	9161		City Of Chicago Police	\$6.50
02/22/2010	MOYER, CHRISTOPHE	9161		City Of Chicago Police	\$1.63
02/22/2010	MOYER, CHRISTOPHE	9161		City Of Chicago Police	\$11.40
06/05/2010	MORRIS, EDWARD	9161	003	City Of Chicago Police	\$6.50
06/05/2010	MORRIS, EDWARD	9161	003	City Of Chicago Police	\$98.71
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$144.64
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$6.50
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$25.23
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$289.28
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$6.50
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$50.46
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$123.54
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$6.50
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$198.76
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$6.50
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$34.27
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$168.21
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$6.50
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$31.74
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$73.50
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$6.50
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$6.97
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$73.50
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$6.50
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$6.97
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$72.65
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$6.50

102292

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$7.16
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$287.91
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$6.50
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$47.19
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$6.50
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$87.19
02/20/2010	MORRIN, DANIEL			City Of Chicago Police	\$19.34
08/18/2010	MORIARTY, WILLIAM	9161		City Of Chicago Police	\$20.50
08/18/2010	MORIARTY, WILLIAM	9161		City Of Chicago Police	\$6.50
08/18/2010	MORIARTY, WILLIAM	9161		City Of Chicago Police	\$6.50
08/18/2010	MORIARTY, WILLIAM	9161		City Of Chicago Police	\$82.53
08/18/2010	MORIARTY, WILLIAM	9161		City Of Chicago Police	\$21.36
08/18/2010	MORIARTY, WILLIAM	9161		City Of Chicago Police	\$6.50
08/18/2010	MORIARTY, WILLIAM	9161		City Of Chicago Police	\$166.07
08/18/2010	MORIARTY, WILLIAM	9161		City Of Chicago Police	\$802.00
08/18/2010	MORIARTY, WILLIAM	9161		City Of Chicago Police	\$9.55
10/10/2009	MORENO, NANCY			City Of Chicago Police	\$24.16
10/10/2009	MORENO, NANCY			City Of Chicago Police	\$6.50
10/10/2009	MORENO, NANCY			City Of Chicago Police	\$372.44
11/21/2008	MORALES, VINCENT			City Of Chicago Police	\$789.64
11/21/2008	MORALES, VINCENT			City Of Chicago Police	\$6.50
11/21/2008	MORALES, VINCENT			City Of Chicago Police	\$42.96
11/21/2008	MORALES, VINCENT			City Of Chicago Police	\$429.22
11/21/2008	MORALES, VINCENT			City Of Chicago Police	\$9.86
11/21/2008	MORALES, VINCENT			City Of Chicago Police	\$6.50
11/21/2008	MORALES, VINCENT			City Of Chicago Police	\$314.34
11/21/2008	MORALES, VINCENT			City Of Chicago Police	\$6.50
11/21/2008	MORALES, VINCENT			City Of Chicago Police	\$525.06
11/21/2008	MORALES, VINCENT			City Of Chicago Police	\$48.57
11/21/2008	MORALES, VINCENT			City Of Chicago Police	\$6.50
11/21/2008	MORALES, VINCENT			City Of Chicago Police	\$908.46
11/21/2008	MORALES, VINCENT			City Of Chicago Police	\$6.50
11/21/2008	MORALES, VINCENT			City Of Chicago Police	\$22.02

10/6/2010

REPORTS OF COMMITTEES

102293

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/01/2010	MORALES, JOSE	9161	314	City Of Chicago Police	\$4.77
09/01/2010	MORALES, JOSE	9161	314	City Of Chicago Police	\$6.50
09/01/2010	MORALES, JOSE	9161	314	City Of Chicago Police	\$186.83
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$15.25
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$154.75
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$30.50
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$6.50
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$309.50
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$15.25
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$6.50
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$6.50
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$169.36
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$6.50
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$16.69
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$61.03
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$6.50
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$6.02
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$338.72
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$6.50
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$33.38
01/04/2010	MOORE, LATANYA	9161		City Of Chicago Police	\$154.75
04/15/2010	MOORE, GEZELLE	9161	003	City Of Chicago Police	\$22.22
04/15/2010	MOORE, GEZELLE	9161	003	City Of Chicago Police	\$389.86
04/15/2010	MOORE, GEZELLE	9161	003	City Of Chicago Police	\$6.50
08/27/2009	MOORE, GEORGE			City Of Chicago Police	\$85.94
08/27/2009	MOORE, GEORGE			City Of Chicago Police	\$6.50
08/27/2009	MOORE, GEORGE			City Of Chicago Police	\$76.42
08/27/2009	MOORE, GEORGE			City Of Chicago Police	\$1.96
08/27/2009	MOORE, GEORGE			City Of Chicago Police	\$6.50
08/27/2009	MOORE, GEORGE			City Of Chicago Police	\$674.70
08/27/2009	MOORE, GEORGE			City Of Chicago Police	\$6.50
08/27/2009	MOORE, GEORGE			City Of Chicago Police	\$404.82
08/27/2309	MOORE, GEORGE			City Of Chicago Police	\$6.50

102294

JCURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/27/2009	MOORE, GEORGE			City Of Chicago Police	\$404.82
08/27/2009	MOORE, GEORGE			City Of Chicago Police	\$6.50
08/27/2009	MOORE, GEORGE			City Of Chicago Police	\$6.50
08/27/2009	MOORE, GEORGE			City Of Chicago Police	\$742.17
04/11/2010	MOORE, CHAUNCEY			City Of Chicago Police	\$16.86
04/11/2010	MOORE, CHAUNCEY			City Of Chicago Police	\$6.50
04/11/2010	MOORE, CHAUNCEY			City Of Chicago Police	\$51.33
04/11/2010	MOORE, CHAUNCEY			City Of Chicago Police	\$8.08
04/11/2010	MOORE, CHAUNCEY			City Of Chicago Police	\$105.45
04/11/2010	MOORE, CHAUNCEY			City Of Chicago Police	\$6.50
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$6.50
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$5.18
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$353.18
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$36.87
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$908.31
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$5.00
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$6.50
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$250.19
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$9.21
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$6.50
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$138.45
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$12.81
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$6.50
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$213.13
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$12.81
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$6.50
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$176.80
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$5.62
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$6.50
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$100.10
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$12.81
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$6.50
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$176.80

10/6/2010

REPORTS OF COMMITTEES

102295

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$12.81
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$6.50
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$213.13
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$12.81
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$6.50
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$176.80
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$12.81
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$6.50
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$176.80
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$12.81
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$6.50
09/12/2009	MOORE, ANTOINETTE	9161		City Of Chicago Police	\$213.13
08/15/2010	MOORE JR, LOUIS			City Of Chicago Police	\$1,081.06
08/15/2010	MOORE JR, LOUIS			City Of Chicago Police	\$6.50
04/23/2010	MONTTOYA, VICTOR	9161	018	City Of Chicago Police	\$6.50
04/23/2010	MONTTOYA, VICTOR	9161	018	City Of Chicago Police	\$6.50
04/23/2010	MONTTOYA, VICTOR	9161	018	City Of Chicago Police	\$609.64
04/23/2010	MONTTOYA, VICTOR	9161	018	City Of Chicago Police	\$10.80
04/23/2010	MONTTOYA, VICTOR	9161	018	City Of Chicago Police	\$31.21
04/23/2010	MONTTOYA, VICTOR	9161	018	City Of Chicago Police	\$344.43
07/30/2010	MOLDA, JENNY	9161	253	City Of Chicago Police	\$207.59
07/30/2010	MOLDA, JENNY	9161	253	City Of Chicago Police	\$6.50
03/16/2009	MODZELEWSKI, MICHAEL	9161		City Of Chicago Police	\$95.01
03/16/2009	MODZELEWSKI, MICHAEL	9161		City Of Chicago Police	\$21.76
03/16/2009	MODZELEWSKI, MICHAEL	9161		City Of Chicago Police	\$6.50
11/12/2008	MIUCIN, ZORAN			City Of Chicago Police	\$38.15
06/12/2009	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$6.50
07/16/2010	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$162.40
07/16/2010	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$6.50
07/16/2010	MIUCIN, ZORAN	9161	011	City Of Chicago Police	\$9.34
09/06/2010	MIUCIN, ZORAN			City Of Chicago Police	\$9.34
09/06/2010	MIUCIN, ZORAN			City Of Chicago Police	\$504.68
09/06/2010	MIUCIN, ZORAN			City Of Chicago Police	\$6.50

102296

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/06/2010	MIUCIN, ZORAN			City Of Chicago Police	\$20.48
09/06/2010	MIUCIN, ZORAN			City Of Chicago Police	\$25.60
09/06/2010	MIUCIN, ZORAN			City Of Chicago Police	\$6.50
09/06/2010	MIUCIN, ZORAN			City Of Chicago Police	\$1.47
09/06/2010	MIUCIN, ZORAN			City Of Chicago Police	\$162.40
09/06/2010	MIUCIN, ZORAN			City Of Chicago Police	\$6.50
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$1,681.30
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$6.50
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$6.50
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$3.93
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$1,276.80
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$6.50
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$13.93
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$1.31
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$6.50
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$108.30
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$92.63
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$1.85
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$6.50
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$92.63
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$6.50
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$150.00
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$2.69
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$6.50
11/29/2009	MITCHELL, RANITA	9161	066	City Of Chicago Police	\$1.85
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$164.90
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$6.50
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$5.01
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$4,002.87
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$6.50
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$243.98
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$1,946.53
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102297

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$257.10
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$23.38
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$6.50
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$602.97
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$11.68
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$6.50
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$203.20
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$5.59
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$6.50
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$137.70
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$5.00
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$6.50
12/30/2009	MIRANDA, ROBERTO	9161	011	City Of Chicago Police	\$976.65
07/02/2010	MILNER, BRIAN			City Of Chicago Police	\$6.50
07/02/2010	MILNER, BRIAN			City Of Chicago Police	\$6.50
07/02/2010	MILNER, BRIAN			City Of Chicago Police	\$185.77
07/02/2010	MILNER, BRIAN			City Of Chicago Police	\$414.14
07/02/2010	MILNER, BRIAN			City Of Chicago Police	\$6.50
07/02/2010	MILNER, BRIAN			City Of Chicago Police	\$261.19
01/28/2009	MILLER, JOHN			City Of Chicago Police	\$804.02
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$240.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$456.68
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$228.34
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$228.34
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$456.68
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$200.52
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50

102298

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$4.02
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$210.08
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$4.20
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$420.16
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$8.40
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$210.08
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$4.20
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$307.22
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.14
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$168.29
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$115.65
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$311.38
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$87.19
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$87.19
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$241.86
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$134.93
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$6.50
05/11/2010	MILAM, DERONTI			City Of Chicago Police	\$710.97
05/19/2009	MIDLOWSKI, ROBERT	9165	075	City Of Chicago Police	\$686.48
01/18/2010	MICHALEK, MICHAEL			City Of Chicago Police	\$1.29
01/18/2010	MICHALEK, MICHAEL			City Of Chicago Police	\$6.50
01/18/2010	MICHALEK, MICHAEL			City Of Chicago Police	\$88.23
01/18/2010	MICHALEK, MICHAEL			City Of Chicago Police	\$8.01
01/18/2010	MICHALEK, MICHAEL			City Of Chicago Police	\$545.39

10/6/2010

REPORTS OF COMMITTEES

102299

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/18/2010	MICHALEK, MICHAEL			City Of Chicago Police	\$6.50
02/10/2010	MERCADO, JULIO	9161	018	City Of Chicago Police	\$6.50
02/10/2010	MERCADO, JULIO	9161	018	City Of Chicago Police	\$159.13
09/09/2010	MELANIS, GEORGE	9161	313	City Of Chicago Police	\$584.50
09/09/2010	MELANIS, GEORGE	9161	313	City Of Chicago Police	\$6.50
09/09/2010	MELANIS, GEORGE	9161	313	City Of Chicago Police	\$11.53
06/10/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$15.30
06/10/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$260.83
06/10/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$6.50
06/10/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$8.18
06/10/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$584.00
06/10/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$6.50
06/10/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$33.58
06/10/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$292.00
06/10/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$6.50
06/10/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$6.50
06/10/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$488.22
06/10/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$6.50
06/10/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$16.79
05/13/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$87.19
05/13/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$6.50
05/13/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$0.46
05/13/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$6.50
05/13/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$21.77
05/13/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$554.50
05/13/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$6.50
05/13/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$571.27
05/13/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$6.50
05/13/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$508.20
05/13/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$6.50
05/13/2010	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$445.04
08/25/2010	MEDINA, ANITA			City Of Chicago Police	\$64.22
08/25/2010	MEDINA, ANITA			City Of Chicago Police	\$43.66

102300

JOURNAL--CITY CCUNOIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/24/2010	MEAGHER, PAUL	9161	189	City Of Chicago Police	\$6.50
07/24/2010	MEAGHER, PAUL	9161	189	City Of Chicago Police	\$0.69
07/24/2010	MEAGHER, PAUL	9161	189	City Of Chicago Police	\$27.00
07/07/2009	MCGUIRE, JOHN			City Of Chicago Police	\$212.03
07/07/2009	MCGUIRE, JOHN			City Of Chicago Police	\$626.24
07/07/2009	MCGUIRE, JOHN			City Of Chicago Police	\$447.76
07/07/2009	MCGUIRE, JOHN			City Of Chicago Police	\$6.50
07/07/2009	MCGUIRE, JOHN			City Of Chicago Police	\$458.57
07/07/2009	MCGUIRE, JOHN			City Of Chicago Police	\$6.50
07/07/2009	MCGUIRE, JOHN			City Of Chicago Police	\$259.54
07/07/2009	MCGUIRE, JOHN			City Of Chicago Police	\$6.50
07/07/2009	MCGUIRE, JOHN			City Of Chicago Police	\$1,516.20
07/07/2009	MCGUIRE, JOHN			City Of Chicago Police	\$6.50
07/07/2009	MCGUIRE, JOHN			City Of Chicago Police	\$132.84
08/04/2009	MCDONALD, BRYAN W	9158	189	City Of Chicago Police	\$2.52
08/04/2009	MCDONALD, BRYAN W	9158	189	City Of Chicago Police	\$6.50
08/04/2009	MCDONALD, BRYAN W	9158	189	City Of Chicago Police	\$126.00
08/04/2009	MCDONALD, BRYAN W	9158	189	City Of Chicago Police	\$1.43
08/04/2009	MCDONALD, BRYAN W	9158	189	City Of Chicago Police	\$71.62
12/01/2009	MCCORMICK, DONALD E	9161	002	City Of Chicago Police	\$6.50
12/01/2009	MCCORMICK, DONALD E	9161	002	City Of Chicago Police	\$12.72
12/01/2009	MCCORMICK, DONALD E	9161	002	City Of Chicago Police	\$165.94
10/26/2009	MCCARRON, JAMES	9161	044	City Of Chicago Police	\$109.59
10/26/2009	MCCARRON, JAMES	9161	044	City Of Chicago Police	\$6.50
10/26/2009	MCCARRON, JAMES	9161	044	City Of Chicago Police	\$5.31
10/26/2009	MCCARRON, JAMES	9161	044	City Of Chicago Police	\$10.36
10/26/2009	MCCARRON, JAMES	9161	044	City Of Chicago Police	\$6.50
10/26/2009	MCCARRON, JAMES	9161	044	City Of Chicago Police	\$106.67
10/26/2009	MCCARRON, JAMES	9161	044	City Of Chicago Police	\$52.05
09/10/2009	MCCALLUM, RICHARD	9161	044	City Of Chicago Police	\$4.81
09/10/2009	MCCALLUM, RICHARD	9161	044	City Of Chicago Police	\$6.50
09/10/2009	MCCALLUM, RICHARD	9161	044	City Of Chicago Police	\$240.38
12/28/2009	MC NICHOLS, THOMAS	9161		City Of Chicago Police	\$225.00

10/6/2010

REPORTS OF COMMITTEES

102301

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/28/2009	MC NICHOLS, THOMAS	9161		City Of Chicago Police	\$110.00
12/06/2009	MC GREAL, KATHLEEN	9161		City Of Chicago Police	\$42.56
12/06/2009	MC GREAL, KATHLEEN	9161		City Of Chicago Police	\$6.50
07/28/2010	MC GRATH, PATRICK	9161		City Of Chicago Police	\$110.00
07/28/2010	MC GRATH, PATRICK	9161		City Of Chicago Police	\$6.50
07/28/2010	MC GRATH, PATRICK	9161		City Of Chicago Police	\$298.92
07/28/2010	MC GRATH, PATRICK	9161		City Of Chicago Police	\$6.50
07/28/2010	MC GRATH, PATRICK	9161		City Of Chicago Police	\$250.00
07/28/2010	MC GRATH, PATRICK	9161		City Of Chicago Police	\$45.00
08/23/2010	MC GEE, DWAYNE	9161	312	City Of Chicago Police	\$78.41
08/23/2010	MC GEE, DWAYNE	9161	312	City Of Chicago Police	\$2,245.60
08/23/2010	MC GEE, DWAYNE	9161	312	City Of Chicago Police	\$6.50
02/25/2009	MC GANN, TIM			City Of Chicago Police	\$3.17
12/20/2009	MC DONAGH, GERALDINE	9161		City Of Chicago Police	\$6.50
12/20/2009	MC DONAGH, GERALDINE	9161		City Of Chicago Police	\$178.50
12/20/2009	MC DONAGH, GERALDINE	9161		City Of Chicago Police	\$7.25
07/14/2010	MC DERMOTT, MICHAEL	9161	016	City Of Chicago Police	\$10.36
07/14/2010	MC DERMOTT, MICHAEL	9161	016	City Of Chicago Police	\$205.12
07/14/2010	MC DERMOTT, MICHAEL	9161	016	City Of Chicago Police	\$6.50
07/25/2010	MC DERMOTT, BRYANT	9161	312	City Of Chicago Police	\$6.50
07/25/2010	MC DERMOTT, BRYANT	9161	312	City Of Chicago Police	\$10.92
07/25/2010	MC DERMOTT, BRYANT	9161	312	City Of Chicago Police	\$847.70
08/10/2010	MC CLAIN, RODERIQUE			City Of Chicago Police	\$6.50
08/10/2010	MC CLAIN, RODERIQUE			City Of Chicago Police	\$124.56
12/03/2009	MC CAULEY, MEGHANN	9161	020	City Of Chicago Police	\$6.50
12/03/2009	MC CAULEY, MEGHANN	9161	020	City Of Chicago Police	\$51.20
12/03/2009	MC CAULEY, MEGHANN	9161	020	City Of Chicago Police	\$2.94
06/25/2010	MC CANTS, LAMOINE	9161	153	City Of Chicago Police	\$6.50
06/25/2010	MC CANTS, LAMOINE	9161	153	City Of Chicago Police	\$111.51
06/25/2010	MC CANTS, LAMOINE	9161	153	City Of Chicago Police	\$6.50
06/25/2010	MC CANTS, LAMOINE	9161	153	City Of Chicago Police	\$67.47
06/25/2010	MC CANTS, LAMOINE	9161	153	City Of Chicago Police	\$67.47
06/25/2010	MC CANTS, LAMOINE	9161	153	City Of Chicago Police	\$6.50

102302

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

10/6/2010

REPORTS OF COMMITTEES

102303

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/25/2010	MC CANTS, LAMOINE	9161	153	City Of Chicago Police	\$6.50
06/25/2010	MC CANTS, LAMOINE	9161	153	City Of Chicago Police	\$0.69
06/25/2010	MC CANTS, LAMOINE	9161	153	City Of Chicago Police	\$6.50
06/25/2010	MC CANTS, LAMOINE	9161	163	City Of Chicago Police	\$27.00
06/25/2010	MC CANTS, LAMOINE	9161	153	City Of Chicago Police	\$67.47
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$6.50
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$510.63
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$252.95
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$2.10
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$6.50
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$210.73
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$6.50
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$134.93
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$233.28
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$6.50
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$698.36
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$6.50
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$134.93
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$3.36
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$6.50
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$236.05
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$8.36
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$6.50
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$236.05
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$7.93
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$6.50
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$202.90
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$8.09
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$6.50
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$6.50
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$34.20
07/22/2010	MAZURSKI, MICHAEL			City Of Chicago Police	\$285.44
04/28/2010	MAYER, JEFFREY	9161	253	City Of Chicago Police	\$6.67
04/28/2010	MAYER, JEFFREY	9161	253	City Of Chicago Police	
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$98.45
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.67
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$42.30
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$17.72
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$1,520.00
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$8.51
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$169.65
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$7.53
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$226.20
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$10.05
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$312.00
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$182.86
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$82.04
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$310.57
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$169.65
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$7.53
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$226.20
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$10.05
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$226.20
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$10.05
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$169.65
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
12/14/2309	MAYAS, CARLOS			City Of Chicago Police	\$7.53

102304

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$169.65
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$7.53
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$226.20
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$10.05
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$98.45
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.67
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$98.45
12/14/2009	MAYAS, CARLOS			City Of Chicago Police	\$6.50
08/20/2010	MAXWELL, LLOYD	9161	011	City Of Chicago Police	\$6.50
08/20/2010	MAXWELL, LLOYD	9161	011	City Of Chicago Police	\$11.17
08/20/2010	MAXWELL, LLOYD	9161	011	City Of Chicago Police	\$3,008.88
08/20/2010	MAXWELL, LLOYD	9161	011	City Of Chicago Police	\$6.50
08/20/2010	MAXWELL, LLOYD	9161	011	City Of Chicago Police	\$437.18
08/20/2010	MAXWELL, LLOYD	9161	011	City Of Chicago Police	\$167.20
08/20/2010	MAXWELL, LLOYD	9161	011	City Of Chicago Police	\$6.50
08/20/2010	MAXWELL, LLOYD	9161	011	City Of Chicago Police	\$9.61
08/20/2010	MAXWELL, LLOYD	9161	011	City Of Chicago Police	\$286.46
08/20/2010	MAXWELL, LLOYD	9161	011	City Of Chicago Police	\$188.83
06/12/2010	MATYSKELA, WILLIAM	9161	001	City Of Chicago Police	\$6.50
06/12/2010	MATYSKELA, WILLIAM	9161	001	City Of Chicago Police	\$6.90
06/12/2010	MATYSKELA, WILLIAM	9161	001	City Of Chicago Police	\$46.82
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$309.50
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$6.50
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$30.50
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$1.96
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$6.50
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$76.42
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$6.02
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$6.50
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$61.03

10/6/2010

REPORTS OF COMMITTEES

102305

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$65.04
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$6.50
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$366.30
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$29.15
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$313.76
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$15.44
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$15.25
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$6.50
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$154.75
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$6.50
10/09/2009	MATKER, MARK	9161	014	City Of Chicago Police	\$6.50
10/09/2009	MATKER, MARK	9161	014	City Of Chicago Police	\$5.23
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$30.93
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$156.65
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$10.53
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$6.50
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$204.15
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$10.53
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$6.50
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$204.15
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$10.53
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$6.50
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$204.15
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$10.53
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$6.50
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$204.15
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$13.04
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$6.50
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$260.70
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$6.50
12/02/2009	MARTINEZ, SERGIO	9161		City Of Chicago Police	\$9.95
07/18/2009	MARTINEZ, REYES			City Of Chicago Police	\$76.42
07/18/2009	MARTINEZ, REYES			City Of Chicago Police	\$1.96

102306

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/18/2009	MARTINEZ, REYES			City Of Chicago Police	\$6.50
07/18/2009	MARTINEZ, REYES			City Of Chicago Police	\$1.96
07/18/2009	MARTINEZ, REYES			City Of Chicago Police	\$6.50
07/18/2009	MARTINEZ, REYES			City Of Chicago Police	\$76.42
08/13/2010	MARTINEZ, JUAN	9164		City Of Chicago Police	\$6.50
08/13/2010	MARTINEZ, JUAN	9164		City Of Chicago Police	\$1.39
08/13/2010	MARTINEZ, JUAN	9164		City Of Chicago Police	\$476.42
08/13/2010	MARTINEZ, JUAN	9164		City Of Chicago Police	\$6.50
08/13/2010	MARTINEZ, JUAN	9164		City Of Chicago Police	\$12.17
08/13/2010	MARTINEZ, JUAN	9164		City Of Chicago Police	\$72.20
08/13/2010	MARTINEZ, JUAN	9164		City Of Chicago Police	\$6.50
08/13/2010	MARTINEZ, JUAN	9164		City Of Chicago Police	\$1.06
08/13/2010	MARTINEZ, JUAN	9164		City Of Chicago Police	\$94.64
08/13/2010	MARTINEZ, JUAN	9164		City Of Chicago Police	\$1.39
08/13/2010	MARTINEZ, JUAN	9164		City Of Chicago Police	\$6.50
08/13/2010	MARTINEZ, JUAN	9164		City Of Chicago Police	\$94.64
08/13/2010	MARTINEZ, JUAN	9164		City Of Chicago Police	\$1,187.50
08/13/2010	MARTINEZ, JUAN	9164		City Of Chicago Police	\$6.50
07/26/2010	MARTINEZ, JOHN	9161		City Of Chicago Police	\$6.50
07/26/2010	MARTINEZ, JOHN	9161		City Of Chicago Police	\$57.76
07/26/2010	MARTINEZ, JOHN	9161		City Of Chicago Police	\$235.57
07/26/2010	MARTINEZ, JOHN	9161		City Of Chicago Police	\$6.50
07/26/2010	MARTINEZ, JOHN	9161		City Of Chicago Police	\$9.56
07/26/2010	MARTINEZ, JOHN	9161		City Of Chicago Police	\$1,423.09
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$160.83
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$6.50
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$3.22
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$176.78
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$6.50
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$3.54
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$170.62
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$6.50
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$3.41

10/6/2010

REPORTS OF COMMITTEES

102307

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$137.50
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$6.50
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$2.75
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$160.83
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$6.50
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$3.22
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$2,337.24
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$6.50
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$46.75
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$235.70
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$6.50
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$4.72
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$160.83
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$6.50
05/19/2010	MARTINEZ, JAIR	9161		City Of Chicago Police	\$3.22
12/21/2009	MARTINEZ, DANIEL	9161	010	City Of Chicago Police	\$372.44
12/21/2009	MARTINEZ, DANIEL	9161	010	City Of Chicago Police	\$6.50
12/21/2009	MARTINEZ, DANIEL	9161	010	City Of Chicago Police	\$7.44
12/21/2009	MARTINEZ, DANIEL	9161	010	City Of Chicago Police	\$310.35
12/21/2009	MARTINEZ, DANIEL	9161	010	City Of Chicago Police	\$6.50
12/21/2009	MARTINEZ, DANIEL	9161	010	City Of Chicago Police	\$6.20
12/21/2009	MARTINEZ, DANIEL	9161	010	City Of Chicago Police	\$6.50
12/21/2009	MARTINEZ, DANIEL	9161	010	City Of Chicago Police	\$3.72
12/21/2009	MARTINEZ, DANIEL	9161	010	City Of Chicago Police	\$6.50
12/21/2009	MARTINEZ, DANIEL	9161	010	City Of Chicago Police	\$186.22
12/21/2009	MARTINEZ, DANIEL	9161	010	City Of Chicago Police	\$1,226.16
12/21/2009	MARTINEZ, DANIEL	9161	010	City Of Chicago Police	\$1.85
12/21/2009	MARTINEZ, DANIEL	9161	010	City Of Chicago Police	\$6.50
12/21/2009	MARTINEZ, DANIEL	9161	010	City Of Chicago Police	\$92.63
09/28/2009	MARTINEZ, ARNOLD	9165	189	City Of Chicago Police	\$13,857.40
09/28/2009	MARTINEZ, ARNOLD	9165	189	City Of Chicago Police	\$6.50
02/22/2009	MARTINEZ JR, RUBEN	9161	010	City Of Chicago Police	\$102.19
02/22/2009	MARTINEZ JR, RUBEN	9161	010	City Of Chicago Police	\$46.00

102308

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/22/2009	MARTINEZ JR, RUBEN	9161	010	City Of Chicago Police	\$6.50
02/22/2009	MARTINEZ JR, RUBEN	9161	010	City Of Chicago Police	\$6.50
02/22/2009	MARTINEZ JR, RUBEN	9161	010	City Of Chicago Police	\$46.00
02/22/2009	MARTINEZ JR, RUBEN	9161	010	City Of Chicago Police	\$6.50
02/22/2009	MARTINEZ JR, RUBEN	9161	010	City Of Chicago Police	\$102.19
02/22/2009	MARTINEZ JR, RUBEN	9161	010	City Of Chicago Police	\$6.50
08/15/2010	MARTIN, DENNIS	9161	018	City Of Chicago Police	\$247.03
08/15/2010	MARTIN, DENNIS	9161	018	City Of Chicago Police	\$158.02
05/29/2010	MARQUEZ, RIGOBERTO			City Of Chicago Police	\$6.50
05/29/2010	MARQUEZ, RIGOBERTO			City Of Chicago Police	\$42.00
05/29/2010	MARQUEZ, RIGOBERTO			City Of Chicago Police	\$6.50
05/29/2010	MARQUEZ, RIGOBERTO			City Of Chicago Police	\$42.00
03/31/2010	MARLO, MICHAEL			City Of Chicago Police	\$794.03
03/31/2010	MARLO, MICHAEL			City Of Chicago Police	\$6.50
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$8.13
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$6.50
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$65.32
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$338.00
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$6.50
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$6.50
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$227.00
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$227.00
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$6.50
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$6.50
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$6.50
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$227.00
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$227.00
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$454.00
06/11/2010	MARKHAM, SEAN	9161		City Of Chicago Police	\$6.50
12/07/2009	MARCHFIELD, STEVEN	9151	608	City Of Chicago Police	\$6.50
07/19/2010	MALLEK, WILLIAM	9161	014	City Of Chicago Police	\$210.05
07/19/2010	MALLEK, WILLIAM	9161	014	City Of Chicago Police	\$6.50
07/19/2010	MALLEK, WILLIAM	9161	014	City Of Chicago Police	\$13.19

10/6/2010

REPORTS OF COMMITTEES

102309

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/19/2010	MALLEK, WILLIAM	9161	014	City Of Chicago Police	\$241.50
07/19/2010	MALLEK, WILLIAM	9161	014	City Of Chicago Police	\$6.50
07/19/2010	MALLEK, WILLIAM	9161	014	City Of Chicago Police	\$13.21
07/19/2010	MALLEK, WILLIAM	9161	014	City Of Chicago Police	\$250.35
07/19/2010	MALLEK, WILLIAM	9161	014	City Of Chicago Police	\$6.50
07/19/2010	MALLEK, WILLIAM	9161	014	City Of Chicago Police	\$1.64
08/20/2009	MALECKI, MICHAEL	9161		City Of Chicago Police	\$6.50
07/04/2010	MALDONADO, IVY	PO		City Of Chicago Police	\$7.70
07/04/2010	MALDONADO, IVY	PO		City Of Chicago Police	\$6.50
07/04/2010	MALDONADO, IVY	PO		City Of Chicago Police	\$189.69
08/24/2010	MAHAFFEY JR, LOUIS	9171		City Of Chicago Police	\$1.47
08/24/2010	MAHAFFEY JR, LOUIS	9171		City Of Chicago Police	\$6.50
08/24/2010	MAHAFFEY JR, LOUIS	9171		City Of Chicago Police	\$765.82
08/24/2010	MAHAFFEY JR, LOUIS	9171		City Of Chicago Police	\$6.50
08/24/2010	MAHAFFEY JR, LOUIS	9171		City Of Chicago Police	\$31.08
08/24/2010	MAHAFFEY JR, LOUIS	9171		City Of Chicago Police	\$196.60
08/24/2010	MAHAFFEY JR, LOUIS	9171		City Of Chicago Police	\$25.60
08/24/2010	MAHAFFEY JR, LOUIS	9171		City Of Chicago Police	\$6.50
08/24/2010	MAHAFFEY JR, LOUIS	9171		City Of Chicago Police	\$10.21
12/17/2008	MAHADEO, ALEJANDRA	9161	11	City Of Chicago Police	\$0.03
12/17/2008	MAHADEO, ALEJANDRA	9161	11	City Of Chicago Police	\$7.58
05/14/2009	MADRIGAL, GERARDO	9161	007	City Of Chicago Police	\$7.58
07/22/2009	MACNIFF, COLIN	9161		City Of Chicago Police	\$6.50
07/22/2009	MACNIFF, COLIN	9161		City Of Chicago Police	\$539.81
07/22/2009	MACNIFF, COLIN	9161		City Of Chicago Police	\$9,514.28
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$58.96
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$6.50
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$58.96
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$6.50
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$67.47
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$6.50
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$87.19
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$6.50

102310

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$175.62
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$140.25
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$6.50
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$6.30
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$87.19
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$6.50
03/17/2010	MACFARLANE, TIMOTHY	9161		City Of Chicago Police	\$6.50
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$964.25
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$6.50
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$0.43
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$699.54
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$6.50
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$0.46
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$178.25
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$6.50
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$2.62
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$178.25
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$6.50
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$2.62
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$178.25
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$6.50
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$2.62
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$635.09
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$6.50
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$1.38
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$1,499.85
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$178.25
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$6.50
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$2.62
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$89.13
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$6.50
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$1.31
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$124.87

10/6/2010

REPORTS OF COMMITTEES

102311

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$6.50
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$1.83
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$956.07
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$6.50
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$14.04
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$87.81
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$6.50
05/28/2002	Lyons, Megan	P	00013	City Of Chicago Police	\$1.29
07/22/2008	Lynch, Marita J	P	00017	City Of Chicago Police	\$230.00
10/12/2008	Lutzow, Arthur J	P	00019	City Of Chicago Police	\$7.20
02/20/2008	Lorde, Patrick R	P	00044	City Of Chicago Police	\$19.68
11/01/2008	Lopez, Ivan R.	P	00008	City Of Chicago Police	\$18.45
11/01/2008	Lopez, Ivan R.	P	00008	City Of Chicago Police	\$17.38
11/01/2008	Lopez, Ivan R.	P	00008	City Of Chicago Police	\$6.50
06/06/2008	Long, Charles J	P	00022	City Of Chicago Police	\$6.50
06/06/2008	Long, Charles J	P	00022	City Of Chicago Police	\$144.87
06/06/2008	Long, Charles J	P	00022	City Of Chicago Police	\$6.50
06/06/2008	Long, Charles J	P	00022	City Of Chicago Police	\$342.41
06/06/2008	Long, Charles J	P	00022	City Of Chicago Police	\$6.50
06/06/2008	Long, Charles J	P	00022	City Of Chicago Police	\$132.95
06/06/2008	Long, Charles J	P	00022	City Of Chicago Police	\$6.50
06/06/2008	Long, Charles J	P	00022	City Of Chicago Police	\$114.76
06/06/2008	Long, Charles J	P	00022	City Of Chicago Police	\$6.50
06/06/2008	Long, Charles J	P	00022	City Of Chicago Police	\$160.45
06/06/2008	Long, Charles J	P	00022	City Of Chicago Police	\$6.50
06/06/2008	Long, Charles J	P	00022	City Of Chicago Police	\$305.53
06/06/2008	Long, Charles J	P	00022	City Of Chicago Police	\$6.50
06/06/2008	Long, Charles J	P	00022	City Of Chicago Police	\$339.26
07/16/2006	Lombard, Daniel	P	00018	City Of Chicago Police	\$6.50
07/16/2006	Lombard, Daniel	P	00018	City Of Chicago Police	\$45.19
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$6.50
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$2,150.47
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$90.22

102312

JOURNAL--CITY CCUNOIL--CHIOAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$6.50
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$13.63
09/22/2007	Little, Kerry L	P	00006	City Of Chicago Police	\$10.91
12/14/2005	Lisula, Nancy J	P	00006	City Of Chicago Police	\$6.50
12/14/2005	Lisula, Nancy J	P	00006	City Of Chicago Police	\$6.50
12/14/2005	Lisula, Nancy J	P	00006	City Of Chicago Police	\$995.64
12/14/2005	Lisula, Nancy J	P	00006	City Of Chicago Police	\$97.98
12/14/2005	Lisula, Nancy J	P	00006	City Of Chicago Police	\$6.50
12/14/2005	Lisula, Nancy J	P	00006	City Of Chicago Police	\$6.50
12/14/2005	Lisula, Nancy J	P	00006	City Of Chicago Police	\$6.50
12/14/2005	Lisula, Nancy J	P	00006	City Of Chicago Police	\$97.98
07/30/2008	Linas, Nick	P	00023	City Of Chicago Police	\$21.31
04/23/1988	Lappe, Michael	P	00016	City Of Chicago Police	\$6.50
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$12.94
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$6.50
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$69.00
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$12.94
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$68.75
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$6.50
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$12.88
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$130.77
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$68.75
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$6.50
02/05/2005	Lahori-Martinez, Myra	P	00001	City Of Chicago Police	\$129.01
02/05/2005	Lahori-Martinez, Myra	P	00001	City Of Chicago Police	\$6.50
02/05/2005	Lahori-Martinez, Myra	P	00001	City Of Chicago Police	\$180.00
02/05/2005	Lahori-Martinez, Myra	P	00001	City Of Chicago Police	\$6.50
05/05/2010	LYNCH, JAMES	9161		City Of Chicago Police	\$6.50
05/05/2010	LYNCH, JAMES	9161		City Of Chicago Police	\$26.92
05/05/2010	LYNCH, JAMES	9161		City Of Chicago Police	\$468.26
08/14/2010	LYNCH, JAMES	9161		City Of Chicago Police	\$7.13
08/14/2010	LYNCH, JAMES	9161		City Of Chicago Police	\$468.30
08/14/2010	LYNCH, JAMES	9161		City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102313

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/13/2009	LUND, KIRSTEN			City Of Chicago Police	\$6.50
12/13/2009	LUND, KIRSTEN			City Of Chicago Police	\$282.33
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$68.02
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$6.50
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$9.56
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$53.23
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$6.50
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$45.00
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$6.50
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$351.38
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$6.50
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$235.57
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$6.50
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$8.50
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$10.00
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$364.00
07/10/2010	LUND, KIRSTEN	9161		City Of Chicago Police	\$1,124.00
06/14/2010	LUEVANO, FRANCISCO	9161	044	City Of Chicago Police	\$4.39
06/14/2010	LUEVANO, FRANCISCO	9161	044	City Of Chicago Police	\$6.50
06/14/2010	LUEVANO, FRANCISCO	9161	044	City Of Chicago Police	\$219.64
09/30/2008	LUDWIG, DANIEL	9161	007	City Of Chicago Police	\$30.79
01/22/2010	LORENZ, JOHN	9169		City Of Chicago Police	\$1,019.98
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$435.17
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$6.50
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$210.41
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$227.40
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$6.50
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$8.75
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$243.65
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$6.50
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$8.45
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$243.65
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$6.50

102314

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$8.45
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$87.19
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$6.50
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$157.78
06/26/2010	LORENZ, JOHN			City Of Chicago Police	\$6.50
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$6.50
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$6.50
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$189.80
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$6.50
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$6.50
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$339.94
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$15.72
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$6.50
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$266.60
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$39.67
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$18.23
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$6.50
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$323.15
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$10.78
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$6.50
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$223.05
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$15.72
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$6.50
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$266.60
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$6.50
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$13.21
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$6.50
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$210.05
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$10.38
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$6.50
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$189.80
11/27/2009	LOPEZ, JAMES			City Of Chicago Police	\$10.38
05/26/2009	LOPEZ, DANIEL			City Of Chicago Police	\$47.64

10/6/2010

REPORTS OF OOMMITTEES

102815

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/29/2010	LOPEZ, DANIEL	9161	311	City Of Chicago Police	\$316.58
07/29/2010	LOPEZ, DANIEL	9161	311	City Of Chicago Police	\$6.50
07/29/2010	LOPEZ, DANIEL	9161	311	City Of Chicago Police	\$69.22
07/29/2010	LOPEZ, DANIEL	9161	311	City Of Chicago Police	\$6.50
07/29/2010	LOPEZ, DANIEL	9161	311	City Of Chicago Police	\$1.38
07/29/2010	LOPEZ, DANIEL	9161	311	City Of Chicago Police	\$467.33
07/29/2010	LOPEZ, DANIEL	9161	311	City Of Chicago Police	\$6.50
07/29/2010	LOPEZ, DANIEL	9161	311	City Of Chicago Police	\$26.87
07/29/2010	LOPEZ, DANIEL	9161	311	City Of Chicago Police	\$6.50
01/11/2009	LOPEZ MALAVE, IRMA	9164	010	City Of Chicago Police	\$6.50
01/11/2009	LOPEZ MALAVE, IRMA	9164	010	City Of Chicago Police	\$328.32
08/20/2010	LONGSTREET, CORNELIUS	9165		City Of Chicago Police	\$6.50
08/20/2010	LONGSTREET, CORNELIUS	9165		City Of Chicago Police	\$6.50
08/20/2010	LONGSTREET, CORNELIUS	9165		City Of Chicago Police	\$803.77
08/20/2010	LONGSTREET, CORNELIUS	9165		City Of Chicago Police	\$133.90
08/26/2010	LOMBARD, DANIEL			City Of Chicago Police	\$6.50
08/26/2010	LOMBARD, DANIEL			City Of Chicago Police	\$217.95
08/26/2010	LOMBARD, DANIEL			City Of Chicago Police	\$250.15
08/26/2010	LOMBARD, DANIEL			City Of Chicago Police	\$6.50
05/03/2010	LODUCA, BRADLEY	9161		City Of Chicago Police	\$997.37
05/03/2010	LODUCA, BRADLEY	9161		City Of Chicago Police	\$6.50
05/03/2010	LODUCA, BRADLEY	9161		City Of Chicago Police	\$25.49
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$3.01
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$44.65
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$74.11
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$6.50
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$1,100.80
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$6.80
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$6.50
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$167.64
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$62.49
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$6.50
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$1,541.02

102316

JCURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$62.02
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$6.50
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$1,529.22
12/27/2009	LIS, RONALD	9161	253	City Of Chicago Police	\$6.50
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$219.70
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$8.78
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$6.50
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$138.45
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$6.50
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$439.25
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$6.50
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$9.21
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$12.25
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$6.50
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$9.21
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$12.02
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$209.26
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$6.50
07/21/2010	LIEBHABER, SCOTT	9161		City Of Chicago Police	\$138.45
08/14/2010	LEWIS, DANIEL	9161		City Of Chicago Police	\$636.06
08/14/2010	LEWIS, DANIEL	9161		City Of Chicago Police	\$6.50
03/14/2010	LEWIS, ALLAN	9161	044	City Of Chicago Police	\$125.00
03/14/2010	LEWIS, ALLAN	9161	044	City Of Chicago Police	\$6.50
07/11/2010	LEWIS JR, SAMUEL			City Of Chicago Police	\$132.02
07/11/2010	LEWIS JR, SAMUEL			City Of Chicago Police	\$6.50
07/11/2010	LEWIS JR, SAMUEL			City Of Chicago Police	\$28.58
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$6.50
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$30.98
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$947.32
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$6.50
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$53.56
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$6.50
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$825.87

10/6/2010

REPORTS OF COMMITTEES

102317

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$6.50
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$67.47
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$61.45
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$477.70
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$53.31
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$497.95
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$6.50
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$32.29
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$759.45
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$6.50
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$49.27
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$6.50
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$821.81
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$100.68
07/13/2010	LEUENBERGER, MARTIN			City Of Chicago Police	\$6.50
05/15/2010	LEONARD, AQUARIUS	9161		City Of Chicago Police	\$6.50
05/15/2010	LEONARD, AQUARIUS	9161		City Of Chicago Police	\$1.72
05/15/2010	LEONARD, AQUARIUS	9161		City Of Chicago Police	\$101.91
05/15/2010	LEONARD, AQUARIUS	9161		City Of Chicago Police	\$6.50
05/15/2010	LEONARD, AQUARIUS	9161		City Of Chicago Police	\$2.04
05/15/2010	LEONARD, AQUARIUS	9161		City Of Chicago Police	\$85.95
05/15/2010	LEONARD, AQUARIUS	9161		City Of Chicago Police	\$222.90
05/15/2010	LEONARD, AQUARIUS	9161		City Of Chicago Police	\$6.50
05/15/2010	LEONARD, AQUARIUS	9161		City Of Chicago Police	\$4.46
05/15/2010	LEONARD, AQUARIUS	9161		City Of Chicago Police	\$6.50
05/15/2010	LEONARD, AQUARIUS	9161		City Of Chicago Police	\$252.27
05/15/2010	LEONARD, AQUARIUS	9161		City Of Chicago Police	\$5.05
01/24/2010	LENSKI, JASON			City Of Chicago Police	\$220.69
01/24/2010	LENSKI, JASON			City Of Chicago Police	\$6.50
01/01/2010	LEGENZA, EDWARD			City Of Chicago Police	\$6.50
01/01/2010	LEGENZA, EDWARD			City Of Chicago Police	\$203.79
01/01/2010	LEGENZA, EDWARD			City Of Chicago Police	\$613.95
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$804.00

102318

JCURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

10/6/2010

REPORTS OF COMMITTEES

102319

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$6.50
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$6.50
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$314.08
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$46.23
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$257.39
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$6.50
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$262.58
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$6.50
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$6.50
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$356.00
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$293.73
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$6.50
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$98.36
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$6.50
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$98.36
05/30/2010	LEGENZA, EDWARD	9161	044	City Of Chicago Police	\$6.50
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$6.50
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$6.50
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$201.50
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$10.62
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$11.69
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$10.62
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$6.50
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$200.85
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$1.23
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$6.50
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$61.75
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$8.25
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$6.50
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$213.20
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$8.25
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$6.50
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$213.20

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$10.62
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$6.50
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$200.85
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$200.85
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$10.62
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$6.50
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$200.85
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$10.62
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$200.85
12/01/2009	LEE JR, DEWEY	9161	021	City Of Chicago Police	\$6.50
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$563.77
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$6.50
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$110.00
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$234.00
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$5.98
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$234.00
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$5.96
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$250.00
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$5.98
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$6.50
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$234.00
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$5.98
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$6.50
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$246.16
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$7.48
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$6.50
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$292.50
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$5.98
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$4.02
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$296.32
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$6.50
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$6.50
09/26/2009	LEAHY, BRIAN	9161		City Of Chicago Police	\$6.50

102320

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/30/2010	LAVREZZANA, LUIS	9161	253	City Of Chicago Police	\$354.81
07/30/2010	LAVREZZANA, LUIS	9161	253	City Of Chicago Police	\$6.50
07/30/2010	LAVREZZANA, LUIS	9161	253	City Of Chicago Police	\$44.51
07/30/2010	LAVREZZANA, LUIS	9161	253	City Of Chicago Police	\$6.50
07/30/2010	LAVREZZANA, LUIS	9161	253	City Of Chicago Police	\$207.59
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$8.02
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$8.02
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$6.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$210.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$10.44
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$6.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$197.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$10.44
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$6.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$197.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$10.84
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$6.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$230.75
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$8.02
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$174.20
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$6.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$8.33
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$210.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$6.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$210.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$6.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$8.02
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$210.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$6.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$8.02
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$210.50

10/6/2010

REPORTS OF OOMMITTEES

102821

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$6.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$8.02
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$210.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$6.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$8.02
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$8.02
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$6.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$210.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$8.02
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$6.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$210.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$8.02
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$210.50
05/11/2010	LAURIE, MICHAEL	9161	214	City Of Chicago Police	\$6.50
06/18/2009	LATHAM, THOMAS	9161	004	City Of Chicago Police	\$6.50
06/18/2009	LATHAM, THOMAS	9161	004	City Of Chicago Police	\$6.50
06/18/2009	LATHAM, THOMAS	9161	004	City Of Chicago Police	\$6.50
06/18/2009	LATHAM, THOMAS	9161	004	City Of Chicago Police	\$6.50
06/18/2009	LATHAM, THOMAS	9161	004	City Of Chicago Police	\$6.50
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$62.07
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$6.50
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$1.24
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$94.50
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$6.50
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$6.50
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$87.19
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$456.91
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$6.50
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$9.02
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$4.49
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$573.86
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$2,160.60
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$6.50

102322

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$129.98
02/28/2010	LATHAM, THOMAS	9161	701	City Of Chicago Police	\$6.50
04/13/2010	LARCHER, PETER	9201		City Of Chicago Police	\$6.50
04/13/2010	LARCHER, PETER	9201		City Of Chicago Police	\$60.00
12/05/2009	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$5.87
12/05/2009	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$405.69
12/05/2009	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$4.72
12/05/2009	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$6.50
12/05/2009	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$1,556.92
12/05/2009	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$6.50
12/05/2009	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$6.50
12/05/2009	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$13.49
12/05/2009	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$6.50
12/05/2009	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$184.50
09/01/2010	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$891.12
09/01/2010	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$6.50
09/01/2010	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$6.50
09/01/2010	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$207.59
09/01/2010	LANGLE, WILLIAM	9161	044	City Of Chicago Police	\$6.67
06/12/2010	LANDRUM, JASON			City Of Chicago Police	\$6.50
06/12/2010	LANDRUM, JASON			City Of Chicago Police	\$810.60
06/12/2010	LANDRUM, JASON			City Of Chicago Police	\$14.78
09/09/2010	LAMBERT, ISAAC			City Of Chicago Police	\$23.04
03/15/2009	LAKSANAPROM, SUPATCHARA	9161	03	City Of Chicago Police	\$1,044.51
08/17/2010	LACNY, VINCENT	9161	011	City Of Chicago Police	\$16.87
08/17/2010	LACNY, VINCENT	9161	011	City Of Chicago Police	\$415.45
08/17/2010	LACNY, VINCENT	9161	011	City Of Chicago Police	\$373.66
08/17/2010	LACNY, VINCENT	9161	011	City Of Chicago Police	\$6.50
08/17/2010	LACNY, VINCENT	9161	011	City Of Chicago Police	\$9.55
08/17/2010	LACNY, VINCENT	9161	011	City Of Chicago Police	\$6.50
04/09/2010	LACHANCE, MICHAEL	9161		City Of Chicago Police	\$6.50
04/09/2010	LACHANCE, MICHAEL	9161		City Of Chicago Police	\$196.60
04/09/2010	LACHANCE, MICHAEL	9161		City Of Chicago Police	\$2.02

10/6/2010

REPORTS OF COMMITTEES

102323

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/09/2010	LACHANCE, MICHAEL	9161		City Of Chicago Police	\$6.50
04/09/2010	LACHANCE, MICHAEL	9161		City Of Chicago Police	\$35.20
04/09/2010	LACHANCE, MICHAEL	9161		City Of Chicago Police	\$10.21
09/26/2008	Kroll, Andrew J	P	00015	City Of Chicago Police	\$11.53
06/05/1993	Krofel, Kenneth	P	00020	City Of Chicago Police	\$4,710.86
06/05/1993	Krofel, Kenneth	P	00020	City Of Chicago Police	\$74,158.17
06/05/1993	Krofel, Kenneth	P	00020	City Of Chicago Police	\$142.92
06/05/1993	Krofel, Kenneth	P	00020	City Of Chicago Police	\$5,072.15
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$6.50
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$6.50
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$850.02
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$6.50
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$314.49
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$6.50
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$566.68
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$6.50
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$1,444.71
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$6.50
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$221.07
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$6.50
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$345.61
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$6.50
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$281.27
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$6.50
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$815.76
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$6.50
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$751.42
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$6.50
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$407.88
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$6.50
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$407.88
05/04/1993	Kopsky, Christine A	P	00012	City Of Chicago Police	\$407.88
10/15/2003	Koniarski, Jennifer L	P	00044	City Of Chicago Police	\$164.04

102324

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/15/2003	Koniarski, Jennifer L	P	00044	City Of Chicago Police	\$71.80
10/15/2003	Koniarski, Jennifer L	P	00044	City Of Chicago Police	\$6.50
10/15/2003	Koniarski, Jennifer L	P	00044	City Of Chicago Police	\$435.17
10/15/2003	Koniarski, Jennifer L	P	00044	City Of Chicago Police	\$33.85
10/15/2003	Koniarski, Jennifer L	P	00044	City Of Chicago Police	\$6.50
01/27/2008	Kokic, Marko A	P	00003	City Of Chicago Police	\$15.84
07/25/2008	Kinsey, George R	P	00007	City Of Chicago Police	\$17.75
07/25/2008	Kinsey, George R	P	00007	City Of Chicago Police	\$17.75
07/25/2008	Kinsey, George R	P	00007	City Of Chicago Police	\$123.29
03/13/2007	King, Alfred J	P	00018	City Of Chicago Police	\$467.07
03/13/2007	King, Alfred J	P	00018	City Of Chicago Police	\$6.50
03/13/2007	King, Alfred J	P	00018	City Of Chicago Police	\$217.96
03/13/2007	King, Alfred J	P	00018	City Of Chicago Police	\$6.50
03/13/2007	King, Alfred J	P	00018	City Of Chicago Police	\$264.67
03/13/2007	King, Alfred J	P	00018	City Of Chicago Police	\$6.50
03/13/2007	King, Alfred J	P	00018	City Of Chicago Police	\$378.84
03/13/2007	King, Alfred J	P	00018	City Of Chicago Police	\$6.50
03/13/2007	King, Alfred J	P	00018	City Of Chicago Police	\$558.71
03/13/2007	King, Alfred J	P	00018	City Of Chicago Police	\$6.50
03/13/2007	King, Alfred J	P	00018	City Of Chicago Police	\$264.67
03/13/2007	King, Alfred J	P	00018	City Of Chicago Police	\$6.50
09/12/1998	Kelly, Richard J	P	00024	City Of Chicago Police	\$3.75
09/12/1998	Kelly, Richard J	P	00024	City Of Chicago Police	\$6.50
09/12/1998	Kelly, Richard J	P	00024	City Of Chicago Police	\$255.62
01/16/2037	Kelly, Patrick J	P	00009	City Of Chicago Police	\$83.18
01/16/2037	Kelly, Patrick J	P	00009	City Of Chicago Police	\$6.50
01/16/2037	Kelly, Patrick J	P	00009	City Of Chicago Police	\$83.18
01/16/2037	Kelly, Patrick J	P	00009	City Of Chicago Police	\$6.50
05/18/2038	Kelley, Robert	P	00007	City Of Chicago Police	\$155.82
09/14/2037	Keithley, Bartall	P	00002	City Of Chicago Police	\$970.70
09/14/2037	Keithley, Bartall	P	00002	City Of Chicago Police	\$6.50
09/05/2037	Kazupski, Terry	P	00050	City Of Chicago Police	\$6.50
09/05/2037	Kazupski, Terry	P	00050	City Of Chicago Police	\$1,601.57

10/6/2010

REPORTS OF COMMITTEES

102325

102326

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/06/2006	Kaup, Edwin	P	00024	City Of Chicago Police	\$2,588.49
10/06/2006	Kaup, Edwin	P	00024	City Of Chicago Police	\$48.86
09/13/2006	Katich, Chere	P	00045	City Of Chicago Police	\$6.50
09/13/2006	Katich, Chere	P	00045	City Of Chicago Police	\$6.50
09/13/2006	Katich, Chere	P	00045	City Of Chicago Police	\$127.84
09/13/2006	Katich, Chere	P	00045	City Of Chicago Police	\$127.84
06/18/2008	Karshna, Cameron D	P	00023	City Of Chicago Police	\$2.99
06/18/2008	Karshna, Cameron D	P	00023	City Of Chicago Police	\$9.84
07/02/2009	KUMIGA, CHARLENE			City Of Chicago Police	\$295.34
07/02/2009	KUMIGA, CHARLENE			City Of Chicago Police	\$6.50
07/02/2009	KUMIGA, CHARLENE			City Of Chicago Police	\$23.75
07/02/2009	KUMIGA, CHARLENE			City Of Chicago Police	\$56.56
07/02/2009	KUMIGA, CHARLENE			City Of Chicago Police	\$6.50
07/02/2009	KUMIGA, CHARLENE			City Of Chicago Police	\$8.80
07/02/2009	KUMIGA, CHARLENE			City Of Chicago Police	\$168.56
07/02/2009	KUMIGA, CHARLENE			City Of Chicago Police	\$6.50
06/27/2010	KUHLMANN, LAURA	9161		City Of Chicago Police	\$6.00
06/27/2010	KUHLMANN, LAURA	9161		City Of Chicago Police	\$529.18
06/27/2010	KUHLMANN, LAURA	9161		City Of Chicago Police	\$6.50
06/27/2010	KUHLMANN, LAURA	9161		City Of Chicago Police	\$170.10
06/27/2010	KUHLMANN, LAURA	9161		City Of Chicago Police	\$6.50
06/27/2010	KUHLMANN, LAURA	9161		City Of Chicago Police	\$6.50
06/27/2010	KUHLMANN, LAURA	9161		City Of Chicago Police	\$993.50
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$15.47
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.50
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$381.17
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$7.54
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$18.69
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$10.21
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.50
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$251.43
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$10.74
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$264.67
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$15.47
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.50
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$381.17
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$39.59
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.50
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$1,205.05
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$7.70
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.50
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$189.71
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$14.96
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$6.50
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$368.57
08/07/2010	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$41.32
08/13/2010	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$176.45
08/13/2010	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$272.99
08/13/2010	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$6.50
08/13/2010	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$6.50
08/13/2010	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$47.00
08/13/2010	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$6.50
08/13/2010	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$7.16
08/31/2010	KONO, ROGER	9161		City Of Chicago Police	\$6.50
08/31/2010	KONO, ROGER	9161		City Of Chicago Police	\$838.60
08/31/2010	KONO, ROGER	9161		City Of Chicago Police	\$11.61
07/30/2010	KOCHANNY, PETER	9161		City Of Chicago Police	\$6.50
07/30/2010	KOCHANNY, PETER	9161		City Of Chicago Police	\$2.65
07/30/2010	KOCHANNY, PETER	9161		City Of Chicago Police	\$488.87
07/30/2010	KOCHANNY, PETER	9161		City Of Chicago Police	\$65.29
07/30/2010	KOCHANNY, PETER	9161		City Of Chicago Police	\$6.50
12/04/2009	KNEZEVICH, JOHN	9161	004	City Of Chicago Police	\$888.67
06/22/2010	KLINCEVIC, ADIS	9161		City Of Chicago Police	\$220.51
06/22/2010	KLINCEVIC, ADIS	9161		City Of Chicago Police	\$6.50
06/22/2010	KLINCEVIC, ADIS	9161		City Of Chicago Police	\$3.24

10/6/2010

REPORTS OF COMMITTEES

102327

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/22/2010	KLINCEVIC, ADIS	9161		City Of Chicago Police	\$94.64
06/22/2010	KLINCEVIC, ADIS	9161		City Of Chicago Police	\$6.50
06/22/2010	KLINCEVIC, ADIS	9161		City Of Chicago Police	\$1.39
07/12/2010	KLIMASZEWSKI, GREGORY	9161	315	City Of Chicago Police	\$499.70
07/12/2010	KLIMASZEWSKI, GREGORY	9161	315	City Of Chicago Police	\$6.50
07/12/2010	KLIMASZEWSKI, GREGORY	9161	315	City Of Chicago Police	\$217.99
07/12/2010	KLIMASZEWSKI, GREGORY	9161	315	City Of Chicago Police	\$6.50
07/12/2010	KLIMASZEWSKI, GREGORY	9161	315	City Of Chicago Police	\$6.50
07/12/2010	KLIMASZEWSKI, GREGORY	9161	315	City Of Chicago Police	\$6.50
07/12/2010	KLIMASZEWSKI, GREGORY	9161	315	City Of Chicago Police	\$331.11
07/12/2010	KLIMASZEWSKI, GREGORY	9161	315	City Of Chicago Police	\$6.50
07/12/2010	KLIMASZEWSKI, GREGORY	9161	315	City Of Chicago Police	\$617.64
07/12/2010	KLIMASZEWSKI, GREGORY	9161	315	City Of Chicago Police	\$271.95
08/02/2010	KITCHING, JONATHAN	9161	044	City Of Chicago Police	\$6.50
08/02/2010	KITCHING, JONATHAN	9161	044	City Of Chicago Police	\$186.83
08/02/2010	KITCHING, JONATHAN	9161	044	City Of Chicago Police	\$4.77
06/21/2010	KIRCHENS, JAMES	9161	044	City Of Chicago Police	\$225.00
06/21/2010	KIRCHENS, JAMES	9161	044	City Of Chicago Police	\$110.00
06/21/2010	KIRCHENS, JAMES	9161	044	City Of Chicago Police	\$259.45
06/21/2010	KIRCHENS, JAMES	9161	044	City Of Chicago Police	\$6.50
06/21/2010	KIRCHENS, JAMES	9161	044	City Of Chicago Police	\$10.45
06/21/2010	KIRCHENS, JAMES	9161	044	City Of Chicago Police	\$259.45
06/21/2010	KIRCHENS, JAMES	9161	044	City Of Chicago Police	\$10.45
06/21/2010	KIRCHENS, JAMES	9161	044	City Of Chicago Police	\$6.50
06/21/2010	KIRCHENS, JAMES	9161	044	City Of Chicago Police	\$259.45
06/21/2010	KIRCHENS, JAMES	9161	044	City Of Chicago Police	\$10.45
06/21/2010	KIRCHENS, JAMES	9161	044	City Of Chicago Police	\$6.50
08/19/2010	KINNEY, PATRICK	9161	.	City Of Chicago Police	\$364.00
08/19/2010	KINNEY, PATRICK	9161	.	City Of Chicago Police	\$6.50
08/19/2010	KINNEY, PATRICK	9161	.	City Of Chicago Police	\$207.59
08/19/2010	KINNEY, PATRICK	9161	.	City Of Chicago Police	\$6.50
08/19/2010	KINNEY, PATRICK	9161	.	City Of Chicago Police	\$16.44
08/14/2010	KING, RANDAL	9161	013	City Of Chicago Police	\$6.50

102328

JCURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/14/2010	KING, RANDAL	9161	013	City Of Chicago Police	\$7.56
08/14/2010	KING, RANDAL	9161	013	City Of Chicago Police	\$296.06
08/14/2010	KING, RANDAL	9161	013	City Of Chicago Police	\$207.59
08/14/2010	KING, RANDAL	9161	013	City Of Chicago Police	\$6.50
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$6.50
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$259.17
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$3,283.20
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$6.50
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$87.19
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$6.50
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$820.00
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$6.50
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$320.00
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$6.50
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$14,227.94
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$55.65
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$6.50
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$1,102.08
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$6.50
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$32.68
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$6.50
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$6.85
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$1,195.91
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$6.50
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$58.14
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$901.41
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$6.50
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$38.76
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$273.92
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$6.50
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$83.92
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$472.29
11/10/2009	KING, FREDERICK			City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF OOMMITTEES

102329

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/07/2010	KIMBLE, RONALD	9171	312	City Of Chicago Police	\$6.50
08/07/2010	KIMBLE, RONALD	9171	312	City Of Chicago Police	\$575.01
08/07/2010	KIMBLE, RONALD	9171	312	City Of Chicago Police	\$6.50
08/07/2010	KIMBLE, RONALD	9171	312	City Of Chicago Police	\$562.34
05/08/2010	KHAN, KASHIF	9161	044	City Of Chicago Police	\$6.50
05/08/2010	KHAN, KASHIF	9161	044	City Of Chicago Police	\$622.77
08/02/2010	KHAN, FAIZULLAH	9161	191	City Of Chicago Police	\$7.16
08/02/2010	KHAN, FAIZULLAH	9161	191	City Of Chicago Police	\$6.50
08/02/2010	KHAN, FAIZULLAH	9161	191	City Of Chicago Police	\$176.45
08/02/2010	KHAN, FAIZULLAH	9161	191	City Of Chicago Police	\$18.06
08/02/2010	KHAN, FAIZULLAH	9161	191	City Of Chicago Police	\$6.50
08/02/2010	KHAN, FAIZULLAH	9161	191	City Of Chicago Police	\$498.58
08/02/2010	KHAN, FAIZULLAH	9161	191	City Of Chicago Police	\$6.50
08/02/2010	KHAN, FAIZULLAH	9161	191	City Of Chicago Police	\$43.00
08/02/2010	KHAN, FAIZULLAH	9161	191	City Of Chicago Police	\$163.63
08/02/2010	KHAN, FAIZULLAH	9161	191	City Of Chicago Police	\$6.50
08/02/2010	KHAN, FAIZULLAH	9161	191	City Of Chicago Police	\$278.51
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$3.44
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$234.14
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$3.44
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$234.14
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$3.73
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$253.67
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$3.44
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$175.60
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$2.58
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$234.14
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$73.68

102330

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$2,221.37
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$3.44
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$234.14
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$3.44
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$234.14
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$4.01
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$273.18
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$3.15
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$214.64
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$4.01
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$234.14
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$3.44
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$175.60
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$2.58
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$307.78
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$4.51
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$273.18
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$4.01
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$234.14
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$6.50
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$3.44
07/01/2010	KERSTEIN, BRIAN	9161		City Of Chicago Police	\$273.18
06/07/2010	KERKERES, THEOPHILOS			City Of Chicago Police	\$162.40

10/6/2010

REPORTS OF COMMITTEES

102331

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/07/2010	KERKERES, THEOPHILOS			City Of Chicago Police	\$9.34
06/07/2010	KERKERES, THEOPHILOS			City Of Chicago Police	\$25.60
06/07/2010	KERKERES, THEOPHILOS			City Of Chicago Police	\$6.50
06/07/2010	KERKERES, THEOPHILOS			City Of Chicago Police	\$1.47
06/07/2010	KERKERES, THEOPHILOS			City Of Chicago Police	\$6.50
05/30/2009	KERIN, ELIZABETH	9161	044	City Of Chicago Police	\$16.95
06/02/2010	KERIN, ELIZABETH			City Of Chicago Police	\$73.18
06/02/2010	KERIN, ELIZABETH			City Of Chicago Police	\$1.07
06/02/2010	KERIN, ELIZABETH			City Of Chicago Police	\$6.50
08/05/2010	KERIN, ELIZABETH	9161	9	City Of Chicago Police	\$35.93
08/05/2010	KERIN, ELIZABETH	9161	9	City Of Chicago Police	\$6.50
08/05/2010	KERIN, ELIZABETH	9161	9	City Of Chicago Police	\$23.09
08/05/2010	KERIN, ELIZABETH	9161	9	City Of Chicago Police	\$6.50
08/05/2010	KERIN, ELIZABETH	9161	9	City Of Chicago Police	\$19.72
08/05/2010	KERIN, ELIZABETH	9161	9	City Of Chicago Police	\$52.21
07/08/2009	KENNELLY, MICHAEL	9161	019	City Of Chicago Police	\$180.05
07/08/2009	KENNELLY, MICHAEL	9161	019	City Of Chicago Police	\$6.50
07/08/2009	KENNELLY, MICHAEL	9161	019	City Of Chicago Police	\$13.09
07/08/2009	KENNELLY, MICHAEL	9161	019	City Of Chicago Police	\$1,938.53
05/11/2010	KENNA, STEVEN	9161	003	City Of Chicago Police	\$6.50
05/11/2010	KENNA, STEVEN	9161	003	City Of Chicago Police	\$76.39
05/11/2010	KENNA, STEVEN	9161	003	City Of Chicago Police	\$3,819.67
05/11/2010	KENNA, STEVEN	9161	003	City Of Chicago Police	\$622.77
05/11/2010	KENNA, STEVEN	9161	003	City Of Chicago Police	\$6.50
04/22/2009	KELLER, ROBERT	9161	024	City Of Chicago Police	\$102.19
07/01/2010	KEATING, JAMES	9796		City Of Chicago Police	\$376.98
07/01/2010	KEATING, JAMES	9796		City Of Chicago Police	\$6.50
07/01/2010	KEATING, JAMES	9796		City Of Chicago Police	\$311.38
07/01/2010	KEATING, JAMES	9796		City Of Chicago Police	\$6.50
07/01/2010	KEATING, JAMES	9796		City Of Chicago Police	\$16.97
07/01/2010	KEATING, JAMES	9796		City Of Chicago Police	\$6.50
07/01/2010	KEATING, JAMES	9796		City Of Chicago Police	\$6.50
07/01/2010	KEATING, JAMES	9796		City Of Chicago Police	\$649.96

102332

JCURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/01/2010	KEATING, JAMES	9796		City Of Chicago Police	\$6.50
07/01/2010	KEATING, JAMES	9796		City Of Chicago Police	\$28.24
07/01/2010	KEATING, JAMES	9796		City Of Chicago Police	\$721.79
07/01/2010	KEATING, JAMES	9796		City Of Chicago Police	\$6.50
07/01/2010	KEATING, JAMES	9796		City Of Chicago Police	\$491.58
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$186.55
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$12.56
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$12.00
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$282.75
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$6.50
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$12.56
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$324.28
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$6.50
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$12.56
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$88.23
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$6.50
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$1.29
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$202.80
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$6.50
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$7.96
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$315.90
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$6.50
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$12.99
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$315.90
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$6.50
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$12.99
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$324.28
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$6.50
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$12.56
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$324.28
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$6.50
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$12.56
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$324.28

10/6/2010

REPORTS OF COMMITTEES

102333

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$6.50
09/17/2009	KEANY, ANTHONY	9161		City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$198.31
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$189.95
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$189.95
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$164.00
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$205.53
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$117.49
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$120.40
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$60.20
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$93.42
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$164.00
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$207.43
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$38.00
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$205.53
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$228.38
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$120.40
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$188.20

102334

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$205.53
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$205.53
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$205.53
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$205.53
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$205.53
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$134.11
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$5.44
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$164.00
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$143.26
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$250.00
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$580.56
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$23.57
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$868.67
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$35.27
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$74.11
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$3.01
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$67.47
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$250.00
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102335

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$74.11
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$3.01
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$186.20
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$14.24
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$250.00
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$180.77
03/27/2009	KAZUPSKI, WILLIAM	9165	620	City Of Chicago Police	\$6.50
06/18/2010	KAZIMIERSKI, RICHARD	9161	025	City Of Chicago Police	\$175.50
06/18/2010	KAZIMIERSKI, RICHARD	9161	025	City Of Chicago Police	\$6.50
06/18/2010	KAZIMIERSKI, RICHARD	9161	025	City Of Chicago Police	\$4.49
03/24/2010	KAVANAGH, MICHAEL	9171		City Of Chicago Police	\$369.50
03/24/2010	KAVANAGH, MICHAEL	9171		City Of Chicago Police	\$6.50
06/30/2010	KAVANAGH, MICHAEL	9171	CCD	City Of Chicago Police	\$661.42
06/30/2010	KAVANAGH, MICHAEL	9171	CCD	City Of Chicago Police	\$6.50
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$146.29
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$45.93
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$65.46
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$11.40
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$6.50
09/26/2009	KAPUT, STEVEN	9161		City Of Chicago Police	\$291.73
09/26/2009	KAPUT, STEVEN	9161		City Of Chicago Police	\$5.84
09/19/2008	Jones, Thomas	P	00008	City Of Chicago Police	\$12.22
09/19/2008	Jones, Thomas	P	00008	City Of Chicago Police	\$12.96
11/04/2008	Jones, Roy	P	00023	City Of Chicago Police	\$5.70
07/24/2008	Jones, Pamela	P	00004	City Of Chicago Police	\$21.89
07/24/2008	Jones, Pamela	P	00004	City Of Chicago Police	\$7.22
04/27/2007	Jones, Charemi A	P	00012	City Of Chicago Police	\$6.50
04/27/2007	Jones, Charemi A	P	00012	City Of Chicago Police	\$251.13
04/27/2007	Jones, Charemi A	P	00012	City Of Chicago Police	\$1.75
04/27/2007	Jones, Charemi A	P	00012	City Of Chicago Police	\$6.50

102336

JCURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/27/2007	Jones, Charemi A	P	00012	City Of Chicago Police	\$144.12
04/27/2007	Jones, Charemi A	P	00012	City Of Chicago Police	\$5.02
06/16/2008	Joliff-Blake, Michael	P	00011	City Of Chicago Police	\$32.00
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$51.80
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$795.00
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$6.50
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$480.62
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$337.19
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$6.50
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$350.68
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$6.50
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$355.22
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$6.50
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$51.41
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$512.61
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$6.50
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$480.62
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$6.50
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$6.50
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$1,275.85
08/25/1997	Johnson-Shelby, Estella	P	00006	City Of Chicago Police	\$6,400.96
03/27/1992	Johnson, Sabrina T	P	00006	City Of Chicago Police	\$6.50
10/25/2008	Johnson, Odessa	P	00011	City Of Chicago Police	\$743.89
10/25/2008	Johnson, Odessa	P	00011	City Of Chicago Police	\$6.50
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$92.63
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$1.85
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$6.50
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$92.63
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$1.85
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$6.50
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$92.63
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$3.53
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102337

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$86.86
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$6.50
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$1.85
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$92.63
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$1.85
03/22/2007	Johnson, Leslie E	P	00005	City Of Chicago Police	\$6.50
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$6.50
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$206.80
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$4,958.82
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$6.50
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$2,653.87
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$6.50
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$10.35
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$6.50
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$133.25
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$6.50
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$7.87
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$14,172.02
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$728.66
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$475.38
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$26.20
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$189.90
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$11.08
01/23/2007	Jelks, Jennifer	P	00013	City Of Chicago Police	\$897.52
08/06/2007	Jaycoz, Patrick W	P	00012	City Of Chicago Police	\$6.50
01/10/2007	Jaros, Kristopher	P	00008	City Of Chicago Police	\$6.50
01/10/2007	Jaros, Kristopher	P	00008	City Of Chicago Police	\$341.07
01/10/2007	Jaros, Kristopher	P	00008	City Of Chicago Police	\$46.67
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$195.71
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$171.14
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$1,205.85
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$11.72
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$11.72

102338

JCURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$273.51
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$1,789.44
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$84.54
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$6.50
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$6.50
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$176.45
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$11.24
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$6.50
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$220.96
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$6.50
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$11.24
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$200.20
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$6.50
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$11.24
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$1,035.81
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$6.50
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$7.07
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$705.00
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$7.16
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$182.85
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$220.96
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$6.50
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$11.24
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$220.96
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$6.50
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$11.24
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$220.96
06/01/2009	JUNG, JAEHO			City Of Chicago Police	\$169.74
06/01/2009	JUNG, JAEHO			City Of Chicago Police	\$8.57
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$400.00
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$7.26
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102339

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$362.86
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$4.97
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$248.29
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$5.64
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$281.71
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$5.64
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$281.71
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$5.15
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$257.85
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$5.64
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$281.71
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$5.64
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$281.71
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$5.15
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$257.85
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$4.48
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$224.43
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$5.15
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$257.85
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$5.64
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$281.71
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$5.93

102340

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$296.39
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$5.64
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$281.71
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$5.64
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$281.71
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$5.15
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$257.85
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$5.15
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$257.85
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$5.15
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$257.85
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$99.63
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$6.50
04/07/2010	JUDEH, KAMAL			City Of Chicago Police	\$877.59
06/13/2010	JONES, TOMMIE	9161	010	City Of Chicago Police	\$0.05
06/13/2010	JONES, TOMMIE	9161	010	City Of Chicago Police	\$0.76
08/13/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$6.50
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$233.45
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$6.50
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$15.29
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$6.50
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$233.45
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$15.29
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$6.50
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$233.45
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$15.29

10/6/2010

RERORTS OF OOMMITTEES

102341

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$6.50
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$233.45
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$15.29
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$6.50
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$233.45
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$15.29
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$6.50
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$233.45
10/31/2009	JONES, TIMOTHY	9161		City Of Chicago Police	\$15.29
08/23/2010	JONES, RODNEY	9161	312	City Of Chicago Police	\$2,042.60
08/23/2010	JONES, RODNEY	9161	312	City Of Chicago Police	\$6.50
08/23/2010	JONES, RODNEY	9161	312	City Of Chicago Police	\$83.27
12/16/2009	JONES, NANCY	9164		City Of Chicago Police	\$93.03
12/16/2009	JONES, NANCY	9164		City Of Chicago Police	\$6.50
12/16/2009	JONES, NANCY	9164		City Of Chicago Police	\$1.76
12/16/2009	JONES, NANCY	9164		City Of Chicago Police	\$1.34
12/16/2009	JONES, NANCY	9164		City Of Chicago Police	\$6.50
12/16/2009	JONES, NANCY	9164		City Of Chicago Police	\$70.97
03/24/2010	JONES, DEON			City Of Chicago Police	\$6.50
03/24/2010	JONES, DEON			City Of Chicago Police	\$324.88
03/05/2009	JONES, CONRAY	9161	015	City Of Chicago Police	\$65.33
03/05/2009	JONES, CONRAY	9161	015	City Of Chicago Police	\$191.75
03/05/2009	JONES, CONRAY	9161	015	City Of Chicago Police	\$154.83
03/05/2009	JONES, CONRAY	9161	015	City Of Chicago Police	\$226.75
03/05/2009	JONES, CONRAY	9161	015	City Of Chicago Police	\$3.53
03/05/2009	JONES, CONRAY	9161	015	City Of Chicago Police	\$6.50
03/05/2009	JONES, CONRAY	9161	015	City Of Chicago Police	\$6.50
03/05/2009	JONES, CONRAY	9161	015	City Of Chicago Police	\$86.86
03/05/2009	JONES, CONRAY	9161	015	City Of Chicago Police	\$6.50
03/05/2009	JONES, CONRAY	9161	015	City Of Chicago Police	\$123.45
03/05/2009	JONES, CONRAY	9161	015	City Of Chicago Police	\$6.50
03/05/2009	JONES, CONRAY	9161	015	City Of Chicago Police	\$138.65
08/27/2010	JONES, ANDREW	9161		City Of Chicago Police	\$207.59

102342

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/27/2010	JONES, ANDREW	9161		City Of Chicago Police	\$189.09
08/27/2010	JONES, ANDREW	9161		City Of Chicago Police	\$6.50
08/27/2010	JONES, ANDREW	9161		City Of Chicago Police	\$645.85
08/27/2010	JONES, ANDREW	9161		City Of Chicago Police	\$2.25
08/27/2010	JONES, ANDREW	9161		City Of Chicago Police	\$6.50
08/27/2010	JONES, ANDREW	9161		City Of Chicago Police	\$210.23
08/27/2010	JONES, ANDREW	9161		City Of Chicago Police	\$54.62
08/27/2010	JONES, ANDREW	9161		City Of Chicago Police	\$6.50
08/27/2010	JONES, ANDREW	9161		City Of Chicago Police	\$80.17
08/27/2010	JONES, ANDREW	9161		City Of Chicago Police	\$6.50
07/16/2009	JOHNSON, WARREN	9161		City Of Chicago Police	\$1.96
07/16/2009	JOHNSON, WARREN	9161		City Of Chicago Police	\$2,783.59
07/16/2009	JOHNSON, WARREN	9161		City Of Chicago Police	\$55.67
07/16/2009	JOHNSON, WARREN	9161		City Of Chicago Police	\$6.50
07/16/2009	JOHNSON, WARREN	9161		City Of Chicago Police	\$133.71
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$1,171.10
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$8.67
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$261.70
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$11.63
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$316.30
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$11.63
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$316.30
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$8.67
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$261.70
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$8.67
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$261.70
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$8.67

10/6/2010

REPORTS OF COMMITTEES

102343

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$261.70
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$8.24
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$228.55
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$8.67
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$261.70
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$8.67
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$261.70
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$8.67
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$261.70
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$8.67
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$261.70
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$42.44
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$80.49
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$8.67
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$261.70
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$8.24
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$228.55
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$8.24
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$228.55
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$8.24
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$6.50
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$228.55
06/25/2010	JOHNSON, THERESA	9161		City Of Chicago Police	\$74.34

102344

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/09/2010	JOHNSON, PERCY			City Of Chicago Police	\$2,513.64
06/09/2010	JOHNSON, PERCY			City Of Chicago Police	\$6.50
09/01/2009	JOHNSON, JOYCE	9161		City Of Chicago Police	\$41.87
09/01/2009	JOHNSON, JOYCE	9161		City Of Chicago Police	\$2,093.18
09/01/2009	JOHNSON, JOYCE	9161		City Of Chicago Police	\$1.85
09/01/2009	JOHNSON, JOYCE	9161		City Of Chicago Police	\$6.50
09/01/2009	JOHNSON, JOYCE	9161		City Of Chicago Police	\$92.63
09/01/2009	JOHNSON, JOYCE	9161		City Of Chicago Police	\$6.50
09/01/2009	JOHNSON, JOYCE	9161		City Of Chicago Police	\$250.00
09/01/2009	JOHNSON, JOYCE	9161		City Of Chicago Police	\$6.50
09/01/2009	JOHNSON, JOYCE	9161		City Of Chicago Police	\$726.57
08/10/2010	JESSE, JASON			City Of Chicago Police	\$6.50
08/10/2010	JESSE, JASON			City Of Chicago Police	\$420.61
08/10/2010	JESSE, JASON			City Of Chicago Police	\$17.07
06/17/2010	JENKINS, JUDITH	9161	005	City Of Chicago Police	\$63.25
06/17/2010	JENKINS, JUDITH	9161	005	City Of Chicago Police	\$1,252.86
06/17/2010	JENKINS, JUDITH	9161	005	City Of Chicago Police	\$28.89
06/17/2010	JENKINS, JUDITH	9161	005	City Of Chicago Police	\$1,130.71
06/17/2010	JENKINS, JUDITH	9161	005	City Of Chicago Police	\$269.88
06/17/2010	JENKINS, JUDITH	9161	005	City Of Chicago Police	\$8.86
06/17/2010	JENKINS, JUDITH	9161	005	City Of Chicago Police	\$6.50
06/17/2010	JENKINS, JUDITH	9161	005	City Of Chicago Police	\$299.98
06/17/2010	JENKINS, JUDITH	9161	005	City Of Chicago Police	\$6.50
06/17/2010	JENKINS, JUDITH	9161	005	City Of Chicago Police	\$9.69
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$6.50
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$227.00
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$6.50
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$227.00
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$6.50
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$227.00
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$6.50
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$227.00
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102345

102346

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$227.00
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$6.50
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$227.00
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$6.50
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$227.00
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$6.50
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$227.00
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$6.50
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$227.00
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$6.50
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$227.00
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$6.50
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$338.00
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$6.50
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$93.86
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$6.50
06/29/2010	JASTRZEBSKI, GERALD	9161	024	City Of Chicago Police	\$227.08
07/03/2010	JAROCKI, MARC	9161		City Of Chicago Police	\$6.50
07/03/2010	JAROCKI, MARC	9161		City Of Chicago Police	\$154.75
07/03/2010	JAROCKI, MARC	9161		City Of Chicago Police	\$15.25
07/03/2010	JAROCKI, MARC	9161		City Of Chicago Police	\$6.50
07/03/2010	JAROCKI, MARC	9161		City Of Chicago Police	\$154.75
07/03/2010	JAROCKI, MARC	9161		City Of Chicago Police	\$6.50
07/03/2010	JAROCKI, MARC	9161		City Of Chicago Police	\$99.64
07/03/2010	JAROCKI, MARC	9161		City Of Chicago Police	\$15.25
07/03/2010	JAROCKI, MARC	9161		City Of Chicago Police	\$1,145.20
07/03/2010	JAROCKI, MARC	9161		City Of Chicago Police	\$6.50
07/03/2010	JAROCKI, MARC	9161		City Of Chicago Police	\$31.80
07/03/2010	JAROCKI, MARC	9161		City Of Chicago Police	\$15.25
07/03/2010	JAROCKI, MARC	9161		City Of Chicago Police	\$154.75
07/03/2010	JAROCKI, MARC	9161		City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$50.64
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$82.98
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$134.51
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$3.44
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$90.61
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$2.32
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$90.61
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$2.32
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$67.47
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$102.75
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$7.88
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$249.10
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$249.10
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$249.10
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$249.10
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$149.34
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$8.59
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$249.10
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$134.94
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$249.10
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102347

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$249.10
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$249.10
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$283.00
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$248.00
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$37.15
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$0.55
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$306.35
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$4.49
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$259.49
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$149.34
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$8.59
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$249.10
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$171.27
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$6.50
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$192.02
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$68.80
08/22/2009	JANDA, LIANE	9161		City Of Chicago Police	\$225.00
08/22/2009	JANDA, LIANE	9161		City Of Chicago Police	\$110.00
08/22/2009	JANDA, LIANE	9161		City Of Chicago Police	\$2.75
08/22/2009	JANDA, LIANE	9161		City Of Chicago Police	\$6.50
08/22/2009	JANDA, LIANE	9161		City Of Chicago Police	\$629.09
08/22/2009	JANDA, LIANE	9161		City Of Chicago Police	\$110.00
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$445.50

102348

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	insured	Total to be Paid
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$6.50
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$19.40
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$586.36
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$6.50
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$19.75
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$100.68
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$6.50
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$10.44
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$6.50
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$289.49
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$6.71
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$6.50
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$170.74
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$19.86
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$6.50
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$503.10
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$9.31
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$296.87
09/20/2009	JACKSON, BRUCE	9161	765	City Of Chicago Police	\$6.50
02/12/2008	Ivers, Neal	P	00022	City Of Chicago Police	\$1.96
02/12/2008	Ivers, Neal	P	00022	City Of Chicago Police	\$6.50
02/12/2008	Ivers, Neal	P	00022	City Of Chicago Police	\$76.42
02/12/2008	Ivers, Neal	P	00022	City Of Chicago Police	\$1.96
02/12/2008	Ivers, Neal	P	00022	City Of Chicago Police	\$6.50
02/12/2008	Ivers, Neal	P	00022	City Of Chicago Police	\$76.42
07/10/2009	IVERS, NEAL	9161		City Of Chicago Police	\$139.15
07/10/2009	IVERS, NEAL	9161		City Of Chicago Police	\$6.50
07/10/2009	IVERS, NEAL	9161		City Of Chicago Police	\$13.57
07/10/2009	IVERS, NEAL	9161		City Of Chicago Police	\$111.00
07/10/2009	IVERS, NEAL	9161		City Of Chicago Police	\$6.50
07/10/2009	IVERS, NEAL	9161		City Of Chicago Police	\$30.29
08/11/2010	IRLWEG, CHRISTOPHER	9161		City Of Chicago Police	\$517.96
08/11/2010	IRLWEG, CHRISTOPHER	9161		City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102349

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/11/2010	IRLWEG, CHRISTOPHER	9161		City Of Chicago Police	\$1.79
08/11/2010	IRLWEG, CHRISTOPHER	9161		City Of Chicago Police	\$31.20
08/11/2010	IRLWEG, CHRISTOPHER	9161		City Of Chicago Police	\$6.50
08/11/2010	IRLWEG, CHRISTOPHER	9161		City Of Chicago Police	\$21.03
07/04/2010	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$51.71
07/04/2010	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$6.50
07/04/2010	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$0.76
07/04/2010	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$88.23
07/04/2010	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$6.50
07/04/2010	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$1.29
07/04/2010	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$51.71
07/04/2010	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$6.50
07/04/2010	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$0.76
07/04/2010	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$88.23
07/04/2010	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$6.50
07/04/2010	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$1.29
03/15/2009	IBARRA, CARL	9161	313	City Of Chicago Police	\$11.18
03/15/2009	IBARRA, CARL	9161	313	City Of Chicago Police	\$6.50
03/15/2009	IBARRA, CARL	9161	313	City Of Chicago Police	\$194.40
03/01/2008	Hunt, Vertreasa	P	00006	City Of Chicago Police	\$10.56
01/30/2001	Hudson, Ladonna	P	00004	City Of Chicago Police	\$1.85
01/30/2001	Hudson, Ladonna	P	00004	City Of Chicago Police	\$6.50
01/30/2001	Hudson, Ladonna	P	00004	City Of Chicago Police	\$92.63
08/12/2008	Howard, Erick M.	P	00003	City Of Chicago Police	\$175.20
08/12/2008	Howard, Erick M.	P	00003	City Of Chicago Police	\$17.51
08/12/2008	Howard, Erick M.	P	00003	City Of Chicago Police	\$3.31
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$6.50
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$217.46
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$103.74
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$7.14
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$6.50
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$3.41
08/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$6.50

102350

JCURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

10/6/2010

REPORT8 OF COMMITTEES

102351

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$339.34
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$23.84
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$123.02
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$6.50
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$4.04
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$339.34
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$304.26
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$6.50
06/30/2008	Hoover, Tracy L	P	00009	City Of Chicago Police	\$9,259.66
05/30/1998	Hnatusko, Daniel M	P	00018	City Of Chicago Police	\$25.99
05/30/1998	Hnatusko, Daniel M	P	00018	City Of Chicago Police	\$6.50
05/30/1998	Hnatusko, Daniel M	P	00018	City Of Chicago Police	\$203.04
09/27/2007	Hill, Reginald	P	00006	City Of Chicago Police	\$223.29
09/27/2007	Hill, Reginald	P	00006	City Of Chicago Police	\$6.50
09/27/2007	Hill, Reginald	P	00006	City Of Chicago Police	\$6.50
09/27/2007	Hill, Reginald	P	00006	City Of Chicago Police	\$22.80
12/11/2006	Hill, Reginald	P	00006	City Of Chicago Police	\$6.50
12/11/2006	Hill, Reginald	P	00006	City Of Chicago Police	\$223.29
04/11/2002	Hihn-Czyscon, Heidi	P	00050	City Of Chicago Police	\$304.80
04/11/2002	Hihn-Czyscon, Heidi	P	00050	City Of Chicago Police	\$253.67
04/11/2002	Hihn-Czyscon, Heidi	P	00050	City Of Chicago Police	\$6.50
04/11/2002	Hihn-Czyscon, Heidi	P	00050	City Of Chicago Police	\$590.00
04/11/2002	Hihn-Czyscon, Heidi	P	00050	City Of Chicago Police	\$4.47
04/11/2002	Hihn-Czyscon, Heidi	P	00050	City Of Chicago Police	\$2.58
04/11/2002	Hihn-Czyscon, Heidi	P	00050	City Of Chicago Police	\$6.50
04/11/2002	Hihn-Czyscon, Heidi	P	00050	City Of Chicago Police	\$3.73
04/11/2002	Hihn-Czyscon, Heidi	P	00050	City Of Chicago Police	\$175.60
04/11/2002	Hihn-Czyscon, Heidi	P	00050	City Of Chicago Police	\$6.50
04/11/2002	Hihn-Czyscon, Heidi	P	00050	City Of Chicago Police	\$6.50
06/20/2004	Hespel, William	P	00023	City Of Chicago Police	\$95.27
06/20/2004	Hespel, William	P	00023	City Of Chicago Police	\$93.86
10/03/2005	Herron, Ruby	P	00003	City Of Chicago Police	\$6.50
10/03/2005	Herron, Ruby	P	00003	City Of Chicago Police	\$435.20

102352

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/03/2005	Herron, Ruby	P	00003	City Of Chicago Police	\$250.19
10/03/2005	Herron, Ruby	P	00003	City Of Chicago Police	\$8.71
10/03/2005	Herron, Ruby	P	00003	City Of Chicago Police	\$5.00
10/03/2005	Herron, Ruby	P	00003	City Of Chicago Police	\$6.50
08/25/1993	Herring, Patricia	P	00007	City Of Chicago Police	\$428.96
08/25/1993	Herring, Patricia	P	00007	City Of Chicago Police	\$6.50
08/25/1993	Herring, Patricia	P	00007	City Of Chicago Police	\$643.44
08/25/1993	Herring, Patricia	P	00007	City Of Chicago Police	\$6.50
08/25/1993	Herring, Patricia	P	00007	City Of Chicago Police	\$428.96
08/25/1993	Herring, Patricia	P	00007	City Of Chicago Police	\$6.50
08/25/1993	Herring, Patricia	P	00007	City Of Chicago Police	\$633.44
08/25/1993	Herring, Patricia	P	00007	City Of Chicago Police	\$6.50
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$5.92
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$2.95
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$5.92
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$5.92
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$5.92
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$5.92
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$2.95
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$3.36
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$5.92
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$72.00
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$5.92
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$6.48
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$32.39
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$5.92
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$9.14
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$2.58
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$5.92
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$5.92
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$13.26
08/24/2008	Henkes, Nicole L	P	00007	City Of Chicago Police	\$6.00
02/16/2008	Hawkins Jr, Nolon B	P	00001	City Of Chicago Police	\$57.86

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/24/2008	Haughey, Thomas R	P	00016	City Of Chicago Police	\$30.72
01/24/2008	Haughey, Thomas R	P	00016	City Of Chicago Police	\$30.68
01/24/2008	Haughey, Thomas R	P	00016	City Of Chicago Police	\$6.72
06/04/2008	Hanson, Kristen	P	00019	City Of Chicago Police	\$269.86
06/04/2008	Hanson, Kristen	P	00019	City Of Chicago Police	\$14.37
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$46.08
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$134.93
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$6.50
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$46.77
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$29.93
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$232.26
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$46.77
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$69.29
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$6.50
07/25/2005	Haleem, Ali Y	P	00008	City Of Chicago Police	\$6.50
07/25/2005	Haleem, Ali Y	P	00008	City Of Chicago Police	\$16.19
07/25/2005	Haleem, Ali Y	P	00008	City Of Chicago Police	\$492.77
03/25/2010	HYNES, MICHAEL	9161	044	City Of Chicago Police	\$6.50
03/25/2010	HYNES, MICHAEL	9161	044	City Of Chicago Police	\$130.94
03/25/2010	HYNES, MICHAEL	9161	044	City Of Chicago Police	\$129.74
03/25/2010	HYNES, MICHAEL	9161	044	City Of Chicago Police	\$6.50
03/25/2010	HYNES, MICHAEL	9161	044	City Of Chicago Police	\$6.50
03/25/2010	HYNES, MICHAEL	9161	044	City Of Chicago Police	\$1,359.76
03/25/2010	HYNES, MICHAEL	9161	044	City Of Chicago Police	\$2,047.33
03/25/2010	HYNES, MICHAEL	9161	044	City Of Chicago Police	\$4,038.68
09/04/2010	HYDE, AUGUST	9161		City Of Chicago Police	\$6.50
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$23.30
12/30/2008	HUBERTS JR, DENNIS	9161	022	City Of Chicago Police	\$376.13
12/30/2008	HUBERTS JR, DENNIS	9161	022	City Of Chicago Police	\$6.50
12/30/2008	HUBERTS JR, DENNIS	9161	022	City Of Chicago Police	\$198.02
12/30/2008	HUBERTS JR, DENNIS	9161	022	City Of Chicago Police	\$6.50
12/30/2008	HUBERTS JR, DENNIS	9161	022	City Of Chicago Police	\$133.29
12/30/2008	HUBERTS JR, DENNIS	9161	022	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102353

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/30/2008	HUBERTS JR, DENNIS	9161	022	City Of Chicago Police	\$6.50
12/30/2008	HUBERTS JR, DENNIS	9161	022	City Of Chicago Police	\$6.50
12/30/2008	HUBERTS JR, DENNIS	9161	022	City Of Chicago Police	\$129.88
12/30/2008	HUBERTS JR, DENNIS	9161	022	City Of Chicago Police	\$6.50
12/30/2008	HUBERTS JR, DENNIS	9161	022	City Of Chicago Police	\$346.65
12/30/2008	HUBERTS JR, DENNIS	9161	022	City Of Chicago Police	\$6.50
12/30/2008	HUBERTS JR, DENNIS	9161	022	City Of Chicago Police	\$281.32
12/30/2008	HUBERTS JR, DENNIS	9161	022	City Of Chicago Police	\$117.84
07/27/2010	HUBERTS JR, DENNIS	9161		City Of Chicago Police	\$224.75
07/27/2010	HUBERTS JR, DENNIS	9161		City Of Chicago Police	\$6.50
07/27/2010	HUBERTS JR, DENNIS	9161		City Of Chicago Police	\$6.50
07/27/2010	HUBERTS JR, DENNIS	9161		City Of Chicago Police	\$43.00
07/27/2010	HUBERTS JR, DENNIS	9161		City Of Chicago Police	\$48.00
07/27/2010	HUBERTS JR, DENNIS	9161		City Of Chicago Police	\$6.50
07/27/2010	HUBERTS JR, DENNIS	9161		City Of Chicago Police	\$60.63
02/20/2010	HORAN, MARIANNE			City Of Chicago Police	\$110.00
02/20/2010	HORAN, MARIANNE			City Of Chicago Police	\$250.00
02/20/2010	HORAN, MARIANNE			City Of Chicago Police	\$49.62
02/20/2010	HORAN, MARIANNE			City Of Chicago Police	\$6.50
02/20/2010	HORAN, MARIANNE			City Of Chicago Police	\$1,941.88
02/20/2010	HORAN, MARIANNE			City Of Chicago Police	\$6.19
02/20/2010	HORAN, MARIANNE			City Of Chicago Police	\$6.50
02/20/2010	HORAN, MARIANNE			City Of Chicago Police	\$122.56
06/19/2009	HOLMES JR, VERTIS			City Of Chicago Police	\$114.76
06/19/2009	HOLMES JR, VERTIS			City Of Chicago Police	\$6.50
06/19/2009	HOLMES JR, VERTIS			City Of Chicago Police	\$6.50
06/19/2009	HOLMES JR, VERTIS			City Of Chicago Police	\$146.14
06/19/2009	HOLMES JR, VERTIS			City Of Chicago Police	\$6.50
06/19/2009	HOLMES JR, VERTIS			City Of Chicago Police	\$201.86
06/19/2009	HOLMES JR, VERTIS			City Of Chicago Police	\$130.66
06/19/2009	HOLMES JR, VERTIS			City Of Chicago Police	\$6.50
05/03/2010	HOGAN, SEAN	9161		City Of Chicago Police	\$585.40
05/03/2010	HOGAN, SEAN	9161		City Of Chicago Police	\$6.50

102354

JOURNAL--CITY OCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/03/2010	HOGAN, SEAN	9161		City Of Chicago Police	\$8.60
05/03/2010	HOGAN, SEAN	9161		City Of Chicago Police	\$9,761.64
05/03/2010	HOGAN, SEAN	9161		City Of Chicago Police	\$6.50
05/03/2010	HOGAN, SEAN	9161		City Of Chicago Police	\$143.31
11/13/2009	HILL, MARTINA	9161		City Of Chicago Police	\$427.12
11/13/2009	HILL, MARTINA	9161		City Of Chicago Police	\$6.50
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$110.00
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$24.99
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$87.19
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$23.30
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$6.50
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$157.78
08/04/2010	HILL, COURTNEY	9181	715	City Of Chicago Police	\$24.24
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$6.50
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$66.68
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$14.32
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$6.50
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$28.74
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$3.16
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$6.50
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$158.24
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$27.94
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$27.94
08/04/2010	HILL, COURTNEY	9161	715	City Of Chicago Police	\$6.50
06/30/2010	HERNANDEZ, ROBERT	9161		City Of Chicago Police	\$315.53
06/30/2010	HERNANDEZ, ROBERT	9161		City Of Chicago Police	\$6.50
06/30/2010	HERNANDEZ, ROBERT	9161		City Of Chicago Police	\$645.58
06/30/2010	HERNANDEZ, ROBERT	9161		City Of Chicago Police	\$6.50
06/30/2010	HERNANDEZ, ROBERT	9161		City Of Chicago Police	\$6.50
06/30/2010	HERNANDEZ, ROBERT	9161		City Of Chicago Police	\$1,633.76
06/30/2010	HERNANDEZ, ROBERT	9161		City Of Chicago Police	\$6.50
06/30/2010	HERNANDEZ, ROBERT	9161		City Of Chicago Police	\$87.19
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$242.88

10/6/2010

REPORTS OF COMMITTEES

102355

102356

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$11.82
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.50
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$291.53
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$220.80
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.50
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$1,264.25
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.50
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$466.07
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.50
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$392.33
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.50
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$114.69
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$6.50
03/19/2010	HERNANDEZ, NICHOLAS	9161	153	City Of Chicago Police	\$4.66
02/18/2010	HERNANDEZ, ANTONIO	9161	009	City Of Chicago Police	\$6.50
02/18/2010	HERNANDEZ, ANTONIO	9161	009	City Of Chicago Police	\$6.50
02/18/2010	HERNANDEZ, ANTONIO	9161	009	City Of Chicago Police	\$152.60
02/18/2010	HERNANDEZ, ANTONIO	9161	009	City Of Chicago Police	\$6.50
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$294.48
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$6.50
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$1,616.22
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$6.50
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$81.60
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$161.38
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$6.50
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$3.23
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$226.27
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$6.50
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$16.72
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$96.66
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$1.85
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$0.92
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$6.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$6.50
08/03/2010	HENRY, NICOLE	9161		City Of Chicago Police	\$92.63
02/22/2010	HENDRICKS, CHERIE			City Of Chicago Police	\$6.50
02/22/2010	HENDRICKS, CHERIE			City Of Chicago Police	\$6.50
02/22/2010	HENDRICKS, CHERIE			City Of Chicago Police	\$12.89
02/22/2010	HENDRICKS, CHERIE			City Of Chicago Police	\$6.50
02/22/2010	HENDRICKS, CHERIE			City Of Chicago Police	\$246.35
02/22/2010	HENDRICKS, CHERIE			City Of Chicago Police	\$6.50
12/05/2008	HEATH JR, ROGER			City Of Chicago Police	\$127.40
12/05/2008	HEATH JR, ROGER			City Of Chicago Police	\$6.50
12/05/2008	HEATH JR, ROGER			City Of Chicago Police	\$7.04
08/08/2010	HAWTHORNE, CASSANDRA	9161	008	City Of Chicago Police	\$74.11
08/08/2010	HAWTHORNE, CASSANDRA	9161	008	City Of Chicago Police	\$1,568.63
08/08/2010	HAWTHORNE, CASSANDRA	9161	008	City Of Chicago Police	\$6.50
08/08/2010	HAWTHORNE, CASSANDRA	9161	008	City Of Chicago Police	\$95.56
08/08/2010	HAWTHORNE, CASSANDRA	9161	008	City Of Chicago Police	\$6.50
08/08/2010	HAWTHORNE, CASSANDRA	9161	008	City Of Chicago Police	\$3.01
08/08/2010	HAWTHORNE, CASSANDRA	9161	008	City Of Chicago Police	\$11.51
08/08/2010	HAWTHORNE, CASSANDRA	9161	008	City Of Chicago Police	\$239.95
08/08/2010	HAWTHORNE, CASSANDRA	9161	008	City Of Chicago Police	\$6.50
06/27/2010	HAVELKA, JEFFERY	9161	008	City Of Chicago Police	\$68.50
06/27/2010	HAVELKA, JEFFERY	9161	008	City Of Chicago Police	\$6.50
06/27/2010	HAVELKA, JEFFERY	9161	008	City Of Chicago Police	\$1,411.53
06/27/2010	HAVELKA, JEFFERY	9161	008	City Of Chicago Police	\$6.50
12/04/2008	HARROLD, ARTHUR			City Of Chicago Police	\$40.04
07/16/2010	HARRIS, NICHELLE	9161		City Of Chicago Police	\$6.50
07/16/2010	HARRIS, NICHELLE	9161		City Of Chicago Police	\$20.30
07/16/2010	HARRIS, NICHELLE	9161		City Of Chicago Police	\$6.50
07/16/2010	HARRIS, NICHELLE	9161		City Of Chicago Police	\$262.60
07/16/2010	HARRIS, NICHELLE	9161		City Of Chicago Police	\$113.12
02/21/2009	HARRIS, JENNIFER			City Of Chicago Police	\$367.51
02/21/2009	HARRIS, JENNIFER			City Of Chicago Police	\$48.33
12/13/2009	HARRIS, DAVID			City Of Chicago Police	\$226.20

10/6/2010

REPORTS OF COMMITTEES

102357

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/13/2009	HARRIS, DAVID			City Of Chicago Police	\$6.50
12/13/2009	HARRIS, DAVID			City Of Chicago Police	\$10.05
12/13/2009	HARRIS, DAVID			City Of Chicago Police	\$259.45
12/13/2009	HARRIS, DAVID			City Of Chicago Police	\$5.02
12/13/2009	HARRIS, DAVID			City Of Chicago Police	\$10.45
12/13/2009	HARRIS, DAVID			City Of Chicago Police	\$113.10
12/13/2009	HARRIS, DAVID			City Of Chicago Police	\$6.50
12/13/2009	HARRIS, DAVID			City Of Chicago Police	\$6.50
12/13/2009	HARRIS, DAVID			City Of Chicago Police	\$104.00
04/19/2010	HARRIS, CHARLESTON	9161	123	City Of Chicago Police	\$22.51
04/19/2010	HARRIS, CHARLESTON	9161	123	City Of Chicago Police	\$1,125.78
04/19/2010	HARRIS, CHARLESTON	9161	123	City Of Chicago Police	\$6.50
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$6.50
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$90.48
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$787.50
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$6.50
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$140.88
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$150.20
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$6.50
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$23.94
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$1,053.00
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$6.50
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$223.40
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$243.91
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$6.50
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$3.58
07/02/2010	HARDMAN JR, LLOYD	9161		City Of Chicago Police	\$27.49
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$12.86
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$246.45
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$6.50
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$12.86
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$48.99
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$6.50

102358

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$2.82
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$246.45
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$6.50
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$12.86
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$284.39
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$6.50
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$207.59
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$6.50
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$303.00
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$6.50
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$15.38
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$246.45
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$6.50
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$12.86
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$246.45
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$6.50
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$12.86
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$246.45
07/27/2010	HANSON, KRISTEN	9161	013	City Of Chicago Police	\$6.50
10/16/2009	HAMIDEH, ZIAD	9161	014	City Of Chicago Police	\$6.50
10/16/2009	HAMIDEH, ZIAD	9161	014	City Of Chicago Police	\$779.00
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$580.00
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$19.18
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$487.00
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$6.50
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$231.24
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$6.50
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$3.40
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$630.00
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$6.50
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$6.50
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$6.50
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$415.00

10/6/2010

REPORTS OF COMMITTEES

102359

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$6.50
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$8,708.88
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$6.50
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$127.86
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$190.00
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$6.50
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$344.00
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$6.50
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$334.08
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$6.50
01/15/2010	HAMIDEH, MOHAMMED	9161		City Of Chicago Police	\$1,306.34
06/27/2010	HALPIN, JAMES	9161	008	City Of Chicago Police	\$1,492.73
06/27/2010	HALPIN, JAMES	9161	008	City Of Chicago Police	\$6.50
06/27/2010	HALPIN, JAMES	9161	008	City Of Chicago Police	\$83.04
06/27/2010	HALPIN, JAMES	9161	008	City Of Chicago Police	\$6.50
12/11/2009	HALLINAN, ANNETTE			City Of Chicago Police	\$6.50
12/11/2009	HALLINAN, ANNETTE			City Of Chicago Police	\$49.42
12/11/2009	HALLINAN, ANNETTE			City Of Chicago Police	\$26.25
04/20/2010	HALLINAN, ANNETTE	9161	016	City Of Chicago Police	\$323.52
04/20/2010	HALLINAN, ANNETTE	9161	016	City Of Chicago Police	\$6.50
04/20/2010	HALLINAN, ANNETTE	9161	016	City Of Chicago Police	\$4.76
04/20/2010	HALLINAN, ANNETTE	9161	016	City Of Chicago Police	\$22.92
04/20/2010	HALLINAN, ANNETTE	9161	016	City Of Chicago Police	\$1,561.12
04/20/2010	HALLINAN, ANNETTE	9161	016	City Of Chicago Police	\$6.50
08/26/2009	HALEAS, DEMETRIOS	9161		City Of Chicago Police	\$6.50
08/26/2009	HALEAS, DEMETRIOS	9161		City Of Chicago Police	\$78.00
08/22/2008	Guzman, Jorge	P	00012	City Of Chicago Police	\$72.00
08/22/2008	Guzman, Jorge	P	00012	City Of Chicago Police	\$12.78
08/22/2008	Guzman, Jorge	P	00012	City Of Chicago Police	\$9.64
08/22/2008	Guzman, Jorge	P	00012	City Of Chicago Police	\$72.00
08/22/2008	Guzman, Jorge	P	00012	City Of Chicago Police	\$15.88
08/22/2008	Guzman, Jorge	P	00012	City Of Chicago Police	\$9.64
08/22/2008	Guzman, Jorge	P	00012	City Of Chicago Police	\$9.64

102360

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

10/6/2010

REPORTS OF OOMMITTEES

102361

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/22/2008	Guzman, Jorge	P	00012	City Of Chicago Police	\$6.95
05/22/2008	Guzman, David E	P	00005	City Of Chicago Police	\$6.23
05/22/2008	Guzman, David E	P	00005	City Of Chicago Police	\$31.37
09/20/2008	Guarnieri, Paul J	P	00009	City Of Chicago Police	\$39.10
09/20/2008	Guarnieri, Paul J	P	00009	City Of Chicago Police	\$6.50
09/20/2008	Guarnieri, Paul J	P	00009	City Of Chicago Police	\$1.59
09/19/2008	Griffin, Burden	P	00010	City Of Chicago Police	\$6.50
06/06/2008	Gricki-Onorato, Victoria V	P	00014	City Of Chicago Police	\$68.47
06/06/2008	Gricki-Onorato, Victoria V	P	00014	City Of Chicago Police	\$128.52
06/06/2008	Gricki-Onorato, Victoria V	P	00014	City Of Chicago Police	\$667.89
06/06/2008	Gricki-Onorato, Victoria V	P	00014	City Of Chicago Police	\$311.82
06/06/2008	Gricki-Onorato, Victoria V	P	00014	City Of Chicago Police	\$90.29
06/06/2008	Gricki-Onorato, Victoria V	P	00014	City Of Chicago Police	\$6.50
06/06/2008	Gricki-Onorato, Victoria V	P	00014	City Of Chicago Police	\$501.44
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$6.50
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$95.27
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$90.41
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$90.41
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$50.40
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$6.50
08/17/1994	Gorman, Joseph F	P	00010	City Of Chicago Police	\$369.05
08/17/1994	Gorman, Joseph F	P	00010	City Of Chicago Police	\$6.50
08/17/1994	Gorman, Joseph F	P	00010	City Of Chicago Police	\$877.59
08/17/1994	Gorman, Joseph F	P	00010	City Of Chicago Police	\$6.50
09/03/2008	Golden, Kenneth	P	00010	City Of Chicago Police	\$248.52
09/03/2008	Golden, Kenneth	P	00010	City Of Chicago Police	\$6.50
09/12/2008	Glim, Brian A	P	00008	City Of Chicago Police	\$5.75
10/16/2005	Gleason-Gallch, Colleen	P	00016	City Of Chicago Police	\$6.50
10/16/2005	Gleason-Galich, Colleen	P	00016	City Of Chicago Police	\$257.41
10/16/2005	Gleason-Gallch, Colleen	P	00016	City Of Chicago Police	\$6.50
10/16/2005	Gleason-Galich, Colleen	P	00016	City Of Chicago Police	\$6.50
10/16/2005	Gleason-Galich, Colleen	P	00016	City Of Chicago Police	\$93.86
10/16/2005	Gleason-Galich, Colleen	P	00016	City Of Chicago Police	\$6.50

102362

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/16/2005	Gleason-Galich, Colleen	P	00016	City Of Chicago Police	\$93.86
10/16/2005	Gleason-Galich, Colleen	P	00016	City Of Chicago Police	\$93.86
11/08/2008	Gill, Brendan R	P	00001	City Of Chicago Police	\$6.50
11/08/2008	Gill, Brendan R	P	00001	City Of Chicago Police	\$702.18
11/08/2008	Gill, Brendan R	P	00001	City Of Chicago Police	\$209.43
01/01/2008	Gilger, James G	P	00650	City Of Chicago Police	\$1,041.33
01/01/2008	Gilger, James G	P	00650	City Of Chicago Police	\$20.83
01/01/2008	Gilger, James G	P	00650	City Of Chicago Police	\$3,824.20
01/01/2008	Gilger, James G	P	00650	City Of Chicago Police	\$2.23
01/01/2008	Gilger, James G	P	00650	City Of Chicago Police	\$111.30
01/01/2008	Gilger, James G	P	00650	City Of Chicago Police	\$6.50
06/02/2002	Ghorbanian, George	P	00015	City Of Chicago Police	\$287.96
06/02/2002	Ghorbanian, George	P	00015	City Of Chicago Police	\$6.50
06/02/2002	Ghorbanian, George	P	00015	City Of Chicago Police	\$210.71
06/02/2002	Ghorbanian, George	P	00015	City Of Chicago Police	\$6.50
04/03/2007	George, Parris	P	00015	City Of Chicago Police	\$292.03
04/03/2007	George, Parris	P	00015	City Of Chicago Police	\$6.50
04/03/2007	George, Parris	P	00015	City Of Chicago Police	\$6.50
04/03/2007	George, Parris	P	00015	City Of Chicago Police	\$18.24
04/03/2007	George, Parris	P	00015	City Of Chicago Police	\$6.50
04/03/2007	George, Parris	P	00015	City Of Chicago Police	\$11.85
10/21/2007	Gawlowksi, Iwona	P	00006	City Of Chicago Police	\$70.67
10/21/2007	Gawlowksi, Iwona	P	00006	City Of Chicago Police	\$70.67
10/21/2007	Gawlowksi, Iwona	P	00006	City Of Chicago Police	\$6.50
10/21/2007	Gawlowksi, Iwona	P	00006	City Of Chicago Police	\$1.41
10/21/2007	Gawlowksi, Iwona	P	00006	City Of Chicago Police	\$6.50
10/21/2007	Gawlowksi, Iwona	P	00006	City Of Chicago Police	\$86.86
10/21/2007	Gawlowksi, Iwona	P	00006	City Of Chicago Police	\$6.50
10/21/2007	Gawlowksi, Iwona	P	00006	City Of Chicago Police	\$43.85
10/21/2007	Gawlowksi, Iwona	P	00006	City Of Chicago Police	\$6.50
10/21/2007	Gawlowksi, Iwona	P	00006	City Of Chicago Police	\$3.53
10/21/2007	Gawlowksi, Iwona	P	00006	City Of Chicago Police	\$86.86
10/21/2007	Gawlowksi, Iwona	P	00006	City Of Chicago Police	\$6.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$3.53
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$347.44
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$6.50
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$14.12
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$92.63
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$6.50
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$1.85
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$92.63
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$6.50
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$1.85
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$87.69
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$6.50
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$16.63
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$90.48
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$6.50
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$27.49
10/21/2007	Gawłowski, Iwona	P	00006	City Of Chicago Police	\$1.41
11/15/2005	Gathings, Oenlse D	P	00021	City Of Chicago Police	\$6.50
11/15/2005	Gathings, Denise D	P	00021	City Of Chicago Police	\$408.95
11/15/2005	Gathings, Denise D	P	00021	City Of Chicago Police	\$415.10
11/15/2005	Gathings, Denise D	P	00021	City Of Chicago Police	\$6.50
11/08/2004	Garcia, Salvador A	P	00021	City Of Chicago Police	\$15.51
11/08/2004	Garcia, Salvador A	P	00021	City Of Chicago Police	\$6.50
11/08/2004	Garcia, Salvador A	P	00021	City Of Chicago Police	\$0.63
01/28/2000	Gana, John E	P	00765	City Of Chicago Police	\$193.47
04/16/2005	Gaji, Tiffany S	P	00003	City Of Chicago Police	\$4,573.22
04/16/2005	Gaji, Tiffany S	P	00003	City Of Chicago Police	\$6.50
04/16/2005	Gaji, Tiffany S	P	00003	City Of Chicago Police	\$180.00
04/16/2005	Gaji, Tiffany S	P	00003	City Of Chicago Police	\$6.50
11/06/2009	GUEVARA, JULIO	9161	021	City Of Chicago Police	\$6.50
11/06/2009	GUEVARA, JULIO	9161	021	City Of Chicago Police	\$937.47
03/01/2010	GREER, HOWARD			City Of Chicago Police	\$1.77
03/01/2010	GREER, HOWARD			City Of Chicago Police	\$127.29

10/6/2010

REPORTS OF COMMITTEES

102363

102364

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/01/2010	GREER, HOWARD			City Of Chicago Police	\$6.50
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$6.50
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$87.19
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$6.50
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$217.96
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$6.50
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$266.45
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$6.50
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$508.58
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$4.68
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$6.50
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$233.95
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$6.50
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$134.93
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$30.34
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$6.50
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$1,158.75
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$4.83
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$6.50
07/18/2010	GREEN, SINGLETON	9161	021	City Of Chicago Police	\$241.61
05/19/2010	GRANNES, DANIEL			City Of Chicago Police	\$6.50
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$32.00
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$1.84
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$6.50
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$314.44
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$2.53
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$6.50
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$44.00
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$6.50
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$1.47
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$8.03
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$25.60
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$1,462.67

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$6.50
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$59.38
08/21/2010	GRANIAS, GEORGE	9171	017	City Of Chicago Police	\$6.50
08/20/2010	GRACIA, ANTHONY	9161		City Of Chicago Police	\$162.40
08/20/2010	GRACIA, ANTHONY	9161		City Of Chicago Police	\$6.50
08/20/2010	GRACIA, ANTHONY	9161		City Of Chicago Police	\$9.34
08/20/2010	GRACIA, ANTHONY	9161		City Of Chicago Police	\$836.02
08/20/2010	GRACIA, ANTHONY	9161		City Of Chicago Police	\$6.50
08/20/2010	GRACIA, ANTHONY	9161		City Of Chicago Police	\$33.94
08/20/2009	GRABER, DENNIS	9161		City Of Chicago Police	\$41.52
08/20/2009	GRABER, DENNIS	9161		City Of Chicago Police	\$638.55
06/17/2009	GOSTON, CECIL	9161	715	City Of Chicago Police	\$148.55
06/17/2010	GORDON, JAMES			City Of Chicago Police	\$15.19
06/17/2010	GORDON, JAMES			City Of Chicago Police	\$6.50
06/17/2010	GORDON, JAMES			City Of Chicago Police	\$7.78
06/29/2010	GONZALEZ, LUIS	9164		City Of Chicago Police	\$6.50
06/29/2010	GONZALEZ, LUIS	9164		City Of Chicago Police	\$26.70
06/29/2010	GONZALEZ, LUIS	9164		City Of Chicago Police	\$9.29
02/17/2010	GONZALEZ, JORGE			City Of Chicago Police	\$10.48
02/17/2010	GONZALEZ, JORGE			City Of Chicago Police	\$259.35
02/17/2010	GONZALEZ, JORGE			City Of Chicago Police	\$6.50
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$4.01
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$273.18
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$6.50
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$4.01
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$317.10
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$6.50
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$4.65
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$317.10
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$6.50
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$4.65
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$68.29
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102365

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$273.18
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$4.65
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$6.50
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$317.10
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$6.50
04/29/2010	GONZALEZ, BILLY	9161		City Of Chicago Police	\$1.00
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$6.50
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$705.18
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$6.50
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$149.46
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$54.27
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$45.76
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$6.50
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$77.17
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$6.50
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$207.59
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$40.98
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$631.50
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$6.50
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$6.50
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$343.56
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$64.88
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$6.50
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$999.88
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$6.50
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$296.00
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$146.63
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$1,487.50
08/03/2010	GONZALEZ, ANTONIO	9161	013	City Of Chicago Police	\$6.50
08/25/2010	GOLBECK, JAMES	9161	016	City Of Chicago Police	\$10.60
08/25/2010	GOLBECK, JAMES	9161	016	City Of Chicago Police	\$6.50
08/25/2010	GOLBECK, JAMES	9161	016	City Of Chicago Police	\$414.88
07/04/2010	GODINEZ, WILBERT	9161		City Of Chicago Police	\$6.50

102366

JCURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/04/2010	GODINEZ, WILBERT	9161		City Of Chicago Police	\$45.59
07/04/2010	GODINEZ, WILBERT	9161		City Of Chicago Police	\$702.64
08/19/2009	GOCHEE, JAMES	9161		City Of Chicago Police	\$76.42
08/19/2009	GOCHEE, JAMES	9161		City Of Chicago Police	\$1.96
08/19/2009	GOCHEE, JAMES	9161		City Of Chicago Police	\$6.50
08/10/2010	GLOVER, KENNETH	9161	022	City Of Chicago Police	\$21.36
08/10/2010	GLOVER, KENNETH	9161	022	City Of Chicago Police	\$82.53
08/10/2010	GLOVER, KENNETH	9161	022	City Of Chicago Police	\$6.50
08/10/2010	GLOVER, KENNETH	9161	022	City Of Chicago Police	\$6.50
08/10/2010	GLOVER, KENNETH	9161	022	City Of Chicago Police	\$246.24
08/10/2010	GLOVER, KENNETH	9161	022	City Of Chicago Police	\$6.29
04/23/2010	GIRON, MANUEL			City Of Chicago Police	\$67.47
04/23/2010	GIRON, MANUEL			City Of Chicago Police	\$6.50
04/23/2010	GIRON, MANUEL			City Of Chicago Police	\$1.35
09/06/2010	GILMORE, PATRICK	9161	007	City Of Chicago Police	\$6.50
09/06/2010	GILMORE, PATRICK	9161	007	City Of Chicago Police	\$188.18
09/06/2010	GILMORE, PATRICK	9161	007	City Of Chicago Police	\$10.82
10/06/2009	GILLESPIE, DANIEL			City Of Chicago Police	\$3.47
10/06/2009	GILLESPIE, DANIEL			City Of Chicago Police	\$85.58
10/06/2009	GILLESPIE, DANIEL			City Of Chicago Police	\$6.50
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$6.50
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$81.42
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$6.50
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$1.63
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$80.21
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$1.61
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$1.61
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$80.21
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$6.50
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$1.61
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$6.50
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$80.21
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102367

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$1.61
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$232.99
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$6.50
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$4.67
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$996.32
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$6.50
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$14.88
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$80.21
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$6.50
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$6.50
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$6.50
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$6.50
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$6.50
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$6.50
03/22/2009	GIBBONS, ANTHONY	9161	477	City Of Chicago Police	\$6.50
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$100.68
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$6.50
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$6.50
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$269.88
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$6.50
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$269.88
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$6.50
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$269.88
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$6.50
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$155.78
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$6.50
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$6.50
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$49.46
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$24.81
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$232.51
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$1,935.42
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$269.88

102368

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/22/2010	GIANNOS, ELIAS	9161	019	City Of Chicago Police	\$6.50
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$8.59
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$61.03
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$87.18
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$6.02
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$6.50
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$61.03
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$24.57
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$6.50
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$249.21
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$6.50
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$585.06
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$5.62
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$6.50
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$17.11
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$150.89
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$6.50
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$3,534.05
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$6.02
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$6.50
05/19/2010	GHOLSTON, RENITA	9161	003	City Of Chicago Police	\$6.50
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$0.82
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$6.50
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$90.61
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$6.50
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$2.32
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$6.50
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$575.65
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$6.50
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$8.45
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$24.99
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$55.61
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$18.69

10/6/2010

REPORTS OF COMMITTEES

102369

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$1.72
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$6.50
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$117.09
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$201.94
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$6.50
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$1,702.00
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$6.50
11/28/2009	GAYTAN, LUIS	9171	017	City Of Chicago Police	\$5,639.20
06/26/2010	GAWLOWSKI, RADOSLAW			City Of Chicago Police	\$6.50
06/26/2010	GAWLOWSKI, RADOSLAW			City Of Chicago Police	\$818.94
06/26/2010	GAWLOWSKI, RADOSLAW			City Of Chicago Police	\$6.50
06/26/2010	GAWLOWSKI, RADOSLAW			City Of Chicago Police	\$33.39
06/26/2010	GAWLOWSKI, RADOSLAW			City Of Chicago Police	\$458.52
06/26/2010	GAWLOWSKI, RADOSLAW			City Of Chicago Police	\$6.50
06/26/2010	GAWLOWSKI, RADOSLAW			City Of Chicago Police	\$5.55
06/26/2010	GAWLOWSKI, RADOSLAW			City Of Chicago Police	\$100.68
07/15/2009	GARIBAY, PORTING			City Of Chicago Police	\$6.50
06/07/2010	GARCIA, WILLIAM	9161	018	City Of Chicago Police	\$45.68
06/07/2010	GARCIA, WILLIAM	9161	018	City Of Chicago Police	\$6.50
06/07/2010	GARCIA, WILLIAM	9161	018	City Of Chicago Police	\$704.42
06/07/2010	GARCIA, WILLIAM	9161	018	City Of Chicago Police	\$6.50
06/07/2010	GARCIA, WILLIAM	9161	018	City Of Chicago Police	\$963.49
06/07/2010	GARCIA, WILLIAM	9161	018	City Of Chicago Police	\$20.20
06/07/2010	GARCIA, WILLIAM	9161	018	City Of Chicago Police	\$6.50
06/07/2010	GARCIA, WILLIAM	9161	018	City Of Chicago Police	\$204.89
06/07/2010	GARCIA, WILLIAM	9161	018	City Of Chicago Police	\$62.48
06/07/2010	GARCIA, WILLIAM	9161	018	City Of Chicago Police	\$10.96
06/07/2010	GARCIA, WILLIAM	9161	018	City Of Chicago Police	\$6.50
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$6.50
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$18.13
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$213.20
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$6.50
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$12.46

102370

JOURNAL--CITY OCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$187.19
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$6.50
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$18.46
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$187.19
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$6.50
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$18.46
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$213.20
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$6.50
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$12.46
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$200.20
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$6.50
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$14.89
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$1,225.70
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$213.20
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$6.50
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$12.46
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$268.19
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$21.13
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$4,281.68
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$6.50
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$14.89
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$6.50
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$200.20
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$10.82
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$6.50
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$187.85
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$18.46
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$6.50
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$187.19
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$12.46
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$6.50
05/26/2010	GARCIA, MARGARITA	9161	018	City Of Chicago Police	\$213.20
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$235.75

10/6/2010

REPORTS OF COMMITTEES

102371

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$85.58
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$6.50
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$3.47
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$101.34
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$475.00
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$6.50
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$6.50
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$4.11
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$1,315.38
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$6.50
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$85.00
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$6.50
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$1,408.97
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$6.50
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$57.18
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$6.50
07/11/2010	GARCIA, JOSE			City Of Chicago Police	\$49.66
02/13/2010	GARCIA JR, MARIANO	9161	044	City Of Chicago Police	\$6.50
02/13/2010	GARCIA JR, MARIANO	9161	044	City Of Chicago Police	\$175.41
06/29/2009	GARCIA JR, JOSE			City Of Chicago Police	\$95.27
02/24/2010	GANNON JR, THOMAS	9161	011	City Of Chicago Police	\$344.96
02/24/2010	GANNON JR, THOMAS	9161	011	City Of Chicago Police	\$14.00
07/16/2010	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$8.36
07/16/2010	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$236.05
07/16/2010	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$6.50
07/16/2010	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$236.05
07/16/2010	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$6.50
07/16/2010	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$8.36
07/16/2010	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$236.05
07/16/2010	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$6.50
07/16/2010	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$8.36
07/16/2010	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$7.93
07/16/2010	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$6.50

102372

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/16/2010	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$202.90
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$39.97
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$29.89
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$6.50
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$460.64
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$1.85
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$6.50
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$92.63
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$1.96
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$6.50
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$76.42
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$6.50
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$616.10
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$31.67
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$488.14
06/29/2010	GALLEGOS, ALVARO	9161		City Of Chicago Police	\$6.50
04/08/2006	Fuller, Stephen B	P	00018	City Of Chicago Police	\$967.64
10/28/2004	Freund, Delon D.	P	00003	City Of Chicago Police	\$6.50
10/28/2004	Freund, Delon D.	P	00003	City Of Chicago Police	\$2,877.32
10/28/2004	Freund, Delon D.	P	00003	City Of Chicago Police	\$6.50
10/28/2004	Freund, Delon D.	P	00003	City Of Chicago Police	\$6.50
10/28/2004	Freund, Delon D.	P	00003	City Of Chicago Police	\$100.68
10/28/2004	Freund, Delon D.	P	00003	City Of Chicago Police	\$6.50
10/28/2004	Freund, Delon D.	P	00003	City Of Chicago Police	\$100.68
10/28/2004	Freund, Delon D.	P	00003	City Of Chicago Police	\$34.83
10/28/2004	Freund, Delon D.	P	00003	City Of Chicago Police	\$299.21
11/06/2008	Freeman, Daniel L	P	00015	City Of Chicago Police	\$117.80
08/16/2008	Frangella, Charles L	P	00021	City Of Chicago Police	\$4.94
08/16/2008	Frangella, Charles L	P	00021	City Of Chicago Police	\$14.15
08/16/2008	Frangella, Charles L	P	00021	City Of Chicago Police	\$7.67
09/11/2008	Forgue, Ronald	P	00005	City Of Chicago Police	\$18.91
09/11/2008	Forgue, Ronald	P	00005	City Of Chicago Police	\$11.03
05/04/2008	Flynn, Robert	P	00018	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102873

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/04/2008	Flynn, Robert	P	00018	City Of Chicago Police	\$6.50
05/04/2008	Flynn, Robert	P	00018	City Of Chicago Police	\$631.80
05/04/2008	Flynn, Robert	P	00018	City Of Chicago Police	\$20.28
06/12/2006	Figueroa, Edwin	P	00015	City Of Chicago Police	\$110.00
06/12/2006	Figueroa, Edwin	P	00015	City Of Chicago Police	\$225.00
06/12/2006	Figueroa, Edwin	P	00015	City Of Chicago Police	\$6.50
06/12/2006	Figueroa, Edwin	P	00015	City Of Chicago Police	\$329.03
06/12/2006	Figueroa, Edwin	P	00015	City Of Chicago Police	\$6.50
06/12/2006	Figueroa, Edwin	P	00015	City Of Chicago Police	\$287.51
09/08/2007	Figueroa, Edwin	P	00015	City Of Chicago Police	\$32.30
07/22/2007	Fenner, Lolita	P	00376	City Of Chicago Police	\$110.00
07/22/2007	Fenner, Lolita	P	00376	City Of Chicago Police	\$225.00
07/22/2007	Fenner, Lolita	P	00376	City Of Chicago Police	\$110.00
07/22/2007	Fenner, Lolita	P	00376	City Of Chicago Police	\$6.50
07/22/2007	Fenner, Lolita	P	00376	City Of Chicago Police	\$225.00
07/22/2007	Fenner, Lolita	P	00376	City Of Chicago Police	\$97.30
07/22/2007	Fenner, Lolita	P	00376	City Of Chicago Police	\$12.12
11/13/2008	FULLER, STEPHEN			City Of Chicago Police	\$6.50
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$98.43
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$7.93
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$3.00
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$130.00
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$6.50
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$8.05
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$140.95
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$6.50
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$7.93
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$6.50
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$6.50
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$197.50
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$6.50
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$10.44
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$128.60

102374

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/20/2310	FUENTES, HECTOR	9161		City Of Chicago Police	\$6.50
03/20/2310	FUENTES, HECTOR	9161		City Of Chicago Police	\$3.87
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$115.60
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$6.50
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$6.29
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$115.60
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$6.50
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$6.29
03/20/2010	FUENTES, HECTOR	9161		City Of Chicago Police	\$140.95
08/23/2010	FUELLING, KEITH	9161	008	City Of Chicago Police	\$115.82
08/23/2010	FUELLING, KEITH	9161	008	City Of Chicago Police	\$6.50
02/25/2010	FREENEY, CLIFFORD	9161	189	City Of Chicago Police	\$3,401.37
02/25/2010	FREENEY, CLIFFORD	9161	189	City Of Chicago Police	\$6.50
09/03/2010	FOUCH, NICOLE	9161	005	City Of Chicago Police	\$161.38
09/03/2010	FOUCH, NICOLE	9161	005	City Of Chicago Police	\$6.50
09/03/2010	FOUCH, NICOLE	9161	005	City Of Chicago Police	\$3.23
02/07/2009	FOUCH JR, CORDY			City Of Chicago Police	\$6.50
02/07/2009	FOUCH JR, CORDY			City Of Chicago Police	\$312.90
07/19/2009	FORGUE, RONALD			City Of Chicago Police	\$102.19
07/19/2009	FORGUE, RONALD			City Of Chicago Police	\$102.19
10/23/2009	FONDA, DAVID	9161	025	City Of Chicago Police	\$378.94
10/23/2009	FONDA, DAVID	9161	025	City Of Chicago Police	\$9.40
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$6.50
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$134.94
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$24.22
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$6.50
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$596.70
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$6.50
03/23/2310	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$155.69
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$6.50
03/23/2310	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$6.50
03/23/2310	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$52.15
03/23/2310	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102375

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$134.94
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$11,164.16
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$150.49
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$6.50
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$124.54
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$6.50
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$124.54
03/23/2010	FLORES, SAMUEL	9161	189	City Of Chicago Police	\$6.50
07/18/2009	FLORES, MIGUEL	9161		City Of Chicago Police	\$6.50
07/18/2009	FLORES, MIGUEL	9161		City Of Chicago Police	\$453.95
08/28/2010	FLORES, JULIO	9161	025	City Of Chicago Police	\$82.55
08/28/2010	FLORES, JULIO	9161	025	City Of Chicago Police	\$97.20
05/31/2010	FLORES, JORGE			City Of Chicago Police	\$100.68
05/31/2010	FLORES, JORGE			City Of Chicago Police	\$246.68
05/31/2010	FLORES, JORGE			City Of Chicago Police	\$100.68
05/31/2010	FLORES, JORGE			City Of Chicago Police	\$6.50
05/31/2010	FLORES, JORGE			City Of Chicago Police	\$175.00
05/31/2010	FLORES, JORGE			City Of Chicago Police	\$6.50
05/31/2010	FLORES, JORGE			City Of Chicago Police	\$6.50
05/31/2010	FLORES, JORGE			City Of Chicago Police	\$6.50
08/10/2010	FLISK, TIMOTHY	9171	008	City Of Chicago Police	\$6.50
08/10/2010	FLISK, TIMOTHY	9171	008	City Of Chicago Police	\$6.50
07/21/2010	FLEMING, MICHAEL	9161	193	City Of Chicago Police	\$10.62
07/21/2010	FLEMING, MICHAEL	9161	193	City Of Chicago Police	\$6.50
07/21/2010	FLEMING, MICHAEL	9161	193	City Of Chicago Police	\$5.61
05/20/2010	FIELDS, JEROHN	9161	002	City Of Chicago Police	\$49.05
05/20/2010	FIELDS, JEROHN	9161	002	City Of Chicago Police	\$49.05
04/28/2009	FIELDS, CLINTON	9161		City Of Chicago Police	\$411.54
04/28/2009	FIELDS, CLINTON	9161		City Of Chicago Police	\$4.98
01/09/2010	FERENZI, RICHARD	9161	153	City Of Chicago Police	\$66.24
09/14/2010	FEREK, DANIEL	9169	055	City Of Chicago Police	\$17.40
08/04/2010	FELKER, PATRICK	9161	008	City Of Chicago Police	\$8.21
08/04/2010	FELKER, PATRICK	9161	008	City Of Chicago Police	\$447.35

102376

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/04/2010	FELKER, PATRICK	9161	008	City Of Chicago Police	\$6.50
08/04/2010	FELKER, PATRICK	9161	008	City Of Chicago Police	\$6.50
08/04/2010	FELKER, PATRICK	9161	008	City Of Chicago Police	\$113.77
09/15/2010	FAZY, JOHN	PO		City Of Chicago Police	\$17.13
09/15/2010	FAZY, JOHN	PO		City Of Chicago Police	\$19.90
09/15/2010	FAZY, JOHN	PO		City Of Chicago Police	\$2.78
09/15/2010	FAZY, JOHN	PO		City Of Chicago Police	\$6.50
09/15/2010	FAZY, JOHN	PO		City Of Chicago Police	\$1,432.05
09/15/2010	FAZY, JOHN	PO		City Of Chicago Police	\$62.27
09/15/2010	FAZY, JOHN	PO		City Of Chicago Police	\$6.50
09/12/2010	FARY, TIMOTHY	9161		City Of Chicago Police	\$6.50
09/12/2010	FARY, TIMOTHY	9161		City Of Chicago Police	\$441.25
11/15/2009	FANTAUZZI, WILSON	9161		City Of Chicago Police	\$6.50
11/15/2009	FANTAUZZI, WILSON	9161		City Of Chicago Police	\$9.06
11/15/2009	FANTAUZZI, WILSON	9161		City Of Chicago Police	\$10.62
04/02/2009	FALARDEAU, DAVID	9161	044	City Of Chicago Police	\$11.80
04/02/2009	FALARDEAU, DAVID	9161	044	City Of Chicago Police	\$6.50
04/02/2009	FALARDEAU, DAVID	9161	044	City Of Chicago Police	\$5.57
01/16/2006	Esparza-Hall, Alexandra	P	00007	City Of Chicago Police	\$23.12
01/16/2006	Esparza-Hall, Alexandra	P	00007	City Of Chicago Police	\$3,000.00
01/16/2006	Esparza-Hall, Alexandra	P	00007	City Of Chicago Police	\$1,035.45
01/16/2006	Esparza-Hall, Alexandra	P	00007	City Of Chicago Police	\$59.54
01/16/2006	Esparza-Hall, Alexandra	P	00007	City Of Chicago Police	\$6.50
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$205.00
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$6.50
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$370.94
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$6.50
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$113.63
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$6.28
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$5.92
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$6.28
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$5.92
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$74.40

10/6/2010

REPORTS OF COMMITTEES

102377

102378

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$5.92
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$4.14
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$13.20
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$9.57
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$2.95
08/27/2008	Ellis-Threatt, Karen L	P	00006	City Of Chicago Police	\$6.28
10/02/2003	Eldridge, Mark S	P	09999	City Of Chicago Police	\$70.80
10/02/2003	Eldridge, Mark S	P	09999	City Of Chicago Police	\$6.50
10/02/2003	Eldridge, Mark S	P	09999	City Of Chicago Police	\$4.07
05/27/2005	Edwards, Elmore	P	00018	City Of Chicago Police	\$6.50
05/27/2005	Edwards, Elmore	P	00018	City Of Chicago Police	\$2.87
05/27/2005	Edwards, Elmore	P	00018	City Of Chicago Police	\$237.41
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$100.68
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$6.50
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$6.50
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$1,443.98
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$8.29
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$6.50
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$564.48
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$46.00
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$6.50
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$6.50
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$12.18
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$6.50
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$142.43
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$6.50
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$8.19
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$100.68
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$6.50
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$140.13
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$854.60
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$6.50
02/10/2007	Echavarria, Victor	P	00001	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102379

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
02/10/2007	Echavarria, Victor	P	00001	City Of Chicago Police	\$318.48
09/01/2010	EVANS, GLENN	9173		City Of Chicago Police	\$6.50
09/01/2010	EVANS, GLENN	9173		City Of Chicago Police	\$763.00
09/01/2010	EVANS, GLENN	9173		City Of Chicago Police	\$15.04
01/19/2010	ESTRADA, HECTOR		044	City Of Chicago Police	\$249.96
03/27/2009	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$6.50
03/27/2009	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$242.90
03/27/2009	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$235.75
03/27/2009	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$6.50
03/27/2009	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$475.00
03/27/2009	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$1.18
03/27/2009	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$6.50
03/27/2009	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$97.08
03/27/2009	ESQUIVEL, CIRILO	9161	044	City Of Chicago Police	\$22.02
08/27/2010	ESPINO, EUGENIC	9161		City Of Chicago Police	\$107.12
08/27/2010	ESPINO, EUGENIC	9161		City Of Chicago Police	\$6.50
08/27/2010	ESPINO, EUGENIC	9161		City Of Chicago Police	\$6.16
08/27/2010	ESPINO, EUGENIC	9161		City Of Chicago Police	\$322.85
08/27/2010	ESPINO, EUGENIC	9161		City Of Chicago Police	\$6.50
08/27/2010	ESPINO, EUGENIC	9161		City Of Chicago Police	\$8.25
02/10/2010	ELLMAN, CHRISTINE	9161	142	City Of Chicago Police	\$6.50
02/10/2010	ELLMAN, CHRISTINE	9161	142	City Of Chicago Police	\$174.75
02/10/2010	ELLMAN, CHRISTINE	9161	142	City Of Chicago Police	\$6.50
02/10/2010	ELLMAN, CHRISTINE	9161	142	City Of Chicago Police	\$13.09
02/10/2010	ELLMAN, CHRISTINE	9161	142	City Of Chicago Police	\$2,346.60
11/23/2008	ELIZONDO JR, ALEXANDER	9161		City Of Chicago Police	\$186.81
11/23/2008	ELIZONDO JR, ALEXANDER	9161		City Of Chicago Police	\$186.81
11/23/2008	ELIZONDO JR, ALEXANDER	9161		City Of Chicago Police	\$186.81
11/23/2008	ELIZONDO JR, ALEXANDER	9161		City Of Chicago Police	\$6.50
11/23/2008	ELIZONDO JR, ALEXANDER	9161		City Of Chicago Police	\$186.81
11/23/2008	ELIZONDO JR, ALEXANDER	9161		City Of Chicago Police	\$6.50
09/16/2010	ELDRIDGE, MARK	9161	008	City Of Chicago Police	\$675.84
09/16/2010	ELDRIDGE, MARK	9161	008	City Of Chicago Police	\$6.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/30/2010	EGAN, RALPH	9171		City Of Chicago Police	\$7.16
05/30/2010	EGAN, RALPH	9171		City Of Chicago Police	\$176.45
05/30/2010	EGAN, RALPH	9171		City Of Chicago Police	\$6.50
08/12/2009	EGAN, JAMES	9171	017	City Of Chicago Police	\$502.47
08/12/2009	EGAN, JAMES	9171	017	City Of Chicago Police	\$6.50
07/02/2010	EDWARDS, JEFFREY	9161	015	City Of Chicago Police	\$110.62
07/02/2010	EDWARDS, JEFFREY	9161	015	City Of Chicago Police	\$6.50
07/02/2010	EDWARDS, JEFFREY	9161	015	City Of Chicago Police	\$19.34
01/19/2010	EDWARDS, JASON	9161		City Of Chicago Police	\$5.98
01/19/2010	EDWARDS, JASON	9161		City Of Chicago Police	\$234.00
01/19/2010	EDWARDS, JASON	9161		City Of Chicago Police	\$5.98
01/19/2010	EDWARDS, JASON	9161		City Of Chicago Police	\$234.00
08/04/2010	ECHEVERRIA, ROBERTO	9161		City Of Chicago Police	\$1,297.95
08/04/2010	ECHEVERRIA, ROBERTO	9161		City Of Chicago Police	\$6.50
08/04/2010	ECHEVERRIA, ROBERTO	9161		City Of Chicago Police	\$151.56
08/04/2010	ECHEVERRIA, ROBERTO	9161		City Of Chicago Police	\$1.34
08/04/2010	ECHEVERRIA, ROBERTO	9161		City Of Chicago Police	\$0.71
08/04/2010	ECHEVERRIA, ROBERTO	9161		City Of Chicago Police	\$285.15
08/04/2010	ECHEVERRIA, ROBERTO	9161		City Of Chicago Police	\$6.50
08/04/2010	ECHEVERRIA, ROBERTO	9161		City Of Chicago Police	\$1.09
08/04/2010	ECHEVERRIA, ROBERTO	9161		City Of Chicago Police	\$6.50
08/04/2010	ECHEVERRIA, ROBERTO	9161		City Of Chicago Police	\$232.15
08/04/2010	ECHEVERRIA, ROBERTO	9161		City Of Chicago Police	\$6.50
08/22/2010	EBBITT, JOHN	9161	044	City Of Chicago Police	\$774.03
08/22/2010	EBBITT, JOHN	9161	044	City Of Chicago Police	\$6.50
08/22/2010	EBBITT, JOHN	9161	044	City Of Chicago Police	\$19.78
08/22/2010	EBBITT, JOHN	9161	044	City Of Chicago Police	\$6.50
08/22/2010	EBBITT, JOHN	9161	044	City Of Chicago Police	\$14.47
08/22/2010	EBBITT, JOHN	9161	044	City Of Chicago Police	\$6.10
07/08/2010	EARNEST, EVONA	9161		City Of Chicago Police	\$92.63
07/08/2010	EARNEST, EVONA	9161		City Of Chicago Police	\$6.50
07/08/2010	EARNEST, EVONA	9161		City Of Chicago Police	\$1.85
07/08/2010	EARNEST, EVONA	9161		City Of Chicago Police	\$197.67

102380

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/08/2010	EARNEST, EVONA	9161		City Of Chicago Police	\$159.23
07/08/2010	EARNEST, EVONA	9161		City Of Chicago Police	\$3.95
07/08/2010	EARNEST, EVONA	9161		City Of Chicago Police	\$707.70
07/08/2010	EARNEST, EVONA	9161		City Of Chicago Police	\$6.50
07/08/2010	EARNEST, EVONA	9161		City Of Chicago Police	\$6.50
04/22/1998	Doran, Gregory	P	00044	City Of Chicago Police	\$7.76
04/22/1998	Doran, Gregory	P	00044	City Of Chicago Police	\$101.25
04/22/1998	Doran, Gregory	P	00044	City Of Chicago Police	\$6.50
04/27/2000	Domenech, Gus	P	00014	City Of Chicago Police	\$6.50
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.50
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.50
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$6.50
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$12,807.42
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$1,291.50
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$522.86
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$378.89
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$916.60
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$76.07
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$483.37
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$1,230.88
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$794.25
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$999.93
09/09/2008	Dipasquale, Shannon V	P	00013	City Of Chicago Police	\$651.56
09/09/2008	Dipasquale, Shannon V	P	00013	City Of Chicago Police	\$5,375.71
09/09/2008	Dipasquale, Shannon V	P	00013	City Of Chicago Police	\$6.50
09/09/2008	Dipasquale, Shannon V	P	00013	City Of Chicago Police	\$517.05
11/18/2007	Dellorto, John	P	00022	City Of Chicago Police	\$6.50
12/11/2007	Dearth, Robert F	P	00701	City Of Chicago Police	\$6.50
12/11/2007	Dearth, Robert F	P	00701	City Of Chicago Police	\$290.64
12/11/2007	Dearth, Robert F	P	00701	City Of Chicago Police	\$6.50
12/11/2007	Dearth, Robert F	P	00701	City Of Chicago Police	\$25.77
12/11/2007	Dearth, Robert F	P	00701	City Of Chicago Police	\$6.50
12/11/2007	Dearth, Robert F	P	00701	City Of Chicago Police	\$93.21

10/6/2010

REPORTS OF COMMITTEES

102381

102382

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/11/2007	Dearth, Robert F	P	00701	City Of Chicago Police	\$6.50
12/11/2007	Dearth, Robert F	P	00701	City Of Chicago Police	\$100.68
12/11/2007	Dearth, Robert F	P	00701	City Of Chicago Police	\$48.89
12/11/2007	Dearth, Robert F	P	00701	City Of Chicago Police	\$6.50
12/11/2007	Dearth, Robert F	P	00701	City Of Chicago Police	\$110.00
12/11/2007	Dearth, Robert F	P	00701	City Of Chicago Police	\$589.21
12/11/2007	Dearth, Robert F	P	00701	City Of Chicago Police	\$225.00
11/02/2008	De La Cruz, Richard	P	00008	City Of Chicago Police	\$6.50
11/02/2008	De La Cruz, Richard	P	00008	City Of Chicago Police	\$192.31
11/02/2008	De La Cruz, Richard	P	00008	City Of Chicago Police	\$6.50
11/02/2008	De La Cruz, Richard	P	00008	City Of Chicago Police	\$198.00
11/02/2008	De La Cruz, Richard	P	00008	City Of Chicago Police	\$6.50
11/02/2008	De La Cruz, Richard	P	00008	City Of Chicago Police	\$813.64
11/02/2008	De La Cruz, Richard	P	00008	City Of Chicago Police	\$5.06
11/28/2002	Davis, Monica M	P	00006	City Of Chicago Police	\$49.00
11/28/2002	Davis, Monica M	P	00006	City Of Chicago Police	\$147.00
11/28/2002	Davis, Monica M	P	00006	City Of Chicago Police	\$6.50
11/28/2002	Davis, Monica M	P	00006	City Of Chicago Police	\$129.36
11/28/2002	Davis, Monica M	P	00006	City Of Chicago Police	\$8.88
11/28/2002	Davis, Monica M	P	00006	City Of Chicago Police	\$6.50
02/06/2008	Davis, Erica M	P	00005	City Of Chicago Police	\$10.74
02/06/2008	Davis, Erica M	P	00005	City Of Chicago Police	\$0.93
08/25/2010	DZIADKOWIEC, TERESA	9161		City Of Chicago Police	\$6.50
08/25/2010	DZIADKOWIEC, TERESA	9161		City Of Chicago Police	\$1,054.20
08/25/2010	DZIADKOWIEC, TERESA	9161		City Of Chicago Police	\$51.18
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$10.38
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$6.50
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$6.50
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$189.80
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$23,098.53
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$306.00
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$288.90
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$6.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$13.19
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$6.50
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$230.10
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$7.38
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$6.50
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$0.70
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$6.50
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$27.36
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$6.50
08/01/2010	DVORATCHEK, JENNIFER	9161	015	City Of Chicago Police	\$7.82
02/22/2009	DUNN, CHRISTINE			City Of Chicago Police	\$6.50
02/22/2009	DUNN, CHRISTINE			City Of Chicago Police	\$215.46
02/22/2009	DUNN, CHRISTINE			City Of Chicago Police	\$6.50
02/22/2009	DUNN, CHRISTINE			City Of Chicago Police	\$1,035.91
02/22/2009	DUNN, CHRISTINE			City Of Chicago Police	\$6.50
02/22/2009	DUNN, CHRISTINE			City Of Chicago Police	\$900.31
02/22/2009	DUNN, CHRISTINE			City Of Chicago Police	\$6.50
02/22/2009	DUNN, CHRISTINE			City Of Chicago Police	\$880.00
02/22/2009	DUNN, CHRISTINE			City Of Chicago Police	\$6.50
02/22/2009	DUNN, CHRISTINE			City Of Chicago Police	\$100.00
02/22/2009	DUNN, CHRISTINE			City Of Chicago Police	\$6.50
02/22/2009	DUNN, CHRISTINE			City Of Chicago Police	\$100.00
05/04/2010	DUNK, JOSEPH	9164	007	City Of Chicago Police	\$30.49
05/04/2010	DUNK, JOSEPH	9164	007	City Of Chicago Police	\$21.91
01/04/2010	DUIGNAN, JAMIE			City Of Chicago Police	\$2,240.70
01/04/2010	DUIGNAN, JAMIE			City Of Chicago Police	\$46.42
01/04/2010	DUIGNAN, JAMIE			City Of Chicago Police	\$6.50
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$6.50
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$54.38
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$2.33
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$6.50
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$57.35
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$2.33

10/6/2010

REPORTS OF OOMMITTEES

102383

102384

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$6.50
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$57.35
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$65.35
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$6.50
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$1,609.95
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$11.21
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$6.50
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$276.16
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$5.44
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$6.50
07/24/2010	DU BOSE, GERMAINE	9165	620	City Of Chicago Police	\$134.11
05/12/2010	DRAGON, JEAN			City Of Chicago Police	\$6.50
05/12/2010	DRAGON, JEAN			City Of Chicago Police	\$203.42
05/12/2010	DRAGON, JEAN			City Of Chicago Police	\$6.50
05/12/2010	DRAGON, JEAN			City Of Chicago Police	\$218.36
05/12/2010	DRAGON, JEAN			City Of Chicago Police	\$12.56
05/12/2010	DRAGON, JEAN			City Of Chicago Police	\$11.70
07/13/2010	DOYLE, BRIAN	9161	153	City Of Chicago Police	\$1,378.49
07/13/2010	DOYLE, BRIAN	9161	153	City Of Chicago Police	\$6.50
01/31/2010	DOUGHERTY, BRANDON			City Of Chicago Police	\$6.50
01/31/2010	DOUGHERTY, BRANDON			City Of Chicago Police	\$113.63
01/31/2010	DOUGHERTY, BRANDON			City Of Chicago Police	\$6.50
01/31/2010	DOUGHERTY, BRANDON			City Of Chicago Police	\$92.46
01/31/2010	DOUGHERTY, BRANDON			City Of Chicago Police	\$2.27
01/31/2010	DOUGHERTY, BRANDON			City Of Chicago Police	\$2.27
01/31/2010	DOUGHERTY, BRANDON			City Of Chicago Police	\$113.63
01/31/2010	DOUGHERTY, BRANDON			City Of Chicago Police	\$6.50
01/31/2010	DOUGHERTY, BRANDON			City Of Chicago Police	\$1.85
06/10/2009	DOMIO, MALCOLM	9161		City Of Chicago Police	\$2,881.56
06/10/2009	DOMIC, MALCOLM	9161		City Of Chicago Police	\$6.50
06/10/2009	DOMIO, MALCOLM	9161		City Of Chicago Police	\$393.92
06/10/2009	DOMIO, MALCOLM	9161		City Of Chicago Police	\$6.50
06/10/2009	DOMIO, MALCOLM	9161		City Of Chicago Police	\$6.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/10/2009	DOMIO, MALCOLM	9161		City Of Chicago Police	\$6.50
06/10/2009	DOMIO, MALCOLM	9161		City Of Chicago Police	\$124.98
06/10/2009	DOMIO, MALCOLM	9161		City Of Chicago Police	\$6.50
06/10/2009	DOMIO, MALCOLM	9161		City Of Chicago Police	\$703.79
09/10/2010	DIXON, RICARDO	9161		City Of Chicago Police	\$289.99
09/10/2010	DIXON, RICARDO	9161		City Of Chicago Police	\$6.50
09/10/2010	DIXON, RICARDO	9161		City Of Chicago Police	\$1.37
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$543.80
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$6.50
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$1.44
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$253.02
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$6.50
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$5.06
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$271.90
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$6.50
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$0.72
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$271.90
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$6.50
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$0.72
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$294.94
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$6.50
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$2.59
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$271.90
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$6.50
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$0.72
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$132.72
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$6.50
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$0.51
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$506.04
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$6.50
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$10.12
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$5.06
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$2.89

10/6/2010

REPORTS OF COMMITTEES

102385

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$253.02
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$6.50
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$6.50
07/07/2009	DISMUKES, MARCUS			City Of Chicago Police	\$511.54
06/28/2010	DINWIDDIE, JOYCETTA	9161		City Of Chicago Police	\$2.16
06/28/2010	DINWIDDIE, JOYCETTA	9161		City Of Chicago Police	\$6.50
06/28/2010	DINWIDDIE, JOYCETTA	9161		City Of Chicago Police	\$1.85
06/28/2010	DINWIDDIE, JOYCETTA	9161		City Of Chicago Police	\$92.63
06/28/2010	DINWIDDIE, JOYCETTA	9161		City Of Chicago Police	\$6.50
06/28/2010	DINWIDDIE, JOYCETTA	9161		City Of Chicago Police	\$324.56
06/15/2010	DIMOFF, DAVID			City Of Chicago Police	\$21.24
06/15/2010	DIMOFF, DAVID			City Of Chicago Police	\$6.50
06/15/2010	DIMOFF, DAVID			City Of Chicago Police	\$8.69
08/16/2010	DIAZ, DANIEL	9161	153	City Of Chicago Police	\$6.50
08/16/2010	DIAZ, DANIEL	9161	153	City Of Chicago Police	\$36.53
08/16/2010	DIAZ, DANIEL	9161	153	City Of Chicago Police	\$6.50
08/16/2010	DIAZ, DANIEL	9161	153	City Of Chicago Police	\$6.50
08/16/2010	DIAZ, DANIEL	9161	153	City Of Chicago Police	\$7.14
08/16/2010	DIAZ, DANIEL	9161	153	City Of Chicago Police	\$48.01
08/16/2010	DIAZ, DANIEL	9161	153	City Of Chicago Police	\$486.84
08/16/2010	DIAZ, DANIEL	9161	153	City Of Chicago Police	\$94.64
08/16/2010	DIAZ, DANIEL	9161	153	City Of Chicago Police	\$6.50
08/16/2010	DIAZ, DANIEL	9161	153	City Of Chicago Police	\$1.39
08/16/2010	DIAZ, DANIEL	9161	153	City Of Chicago Police	\$300.00
08/16/2010	DIAZ, DANIEL	9161	153	City Of Chicago Police	\$6.50
08/16/2010	DIAZ, DANIEL	9161	153	City Of Chicago Police	\$1,878.80
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$15.25
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$154.75
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$15.25
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$1,794.94
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50

102386

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$166.27
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$309.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$30.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$191.59
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$154.75
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$15.25
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$154.75
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$15.25
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$309.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$30.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$87.19
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$172.91
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$17.04
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$154.75
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$15.25
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$172.91
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$17.04
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$154.75
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$15.25
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$186.83

10/6/2010

REPORTS OF COMMITTEES

102387

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$1,025.68
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$154.75
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$15.25
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$154.75
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$15.25
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$154.75
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$15.25
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$154.75
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$1,301.58
09/12/2009	DENNIS, ANDRE	9161	005	City Of Chicago Police	\$6.50
09/06/2010	DELGADO, THOMAS	9161		City Of Chicago Police	\$15.76
09/06/2010	DELGADO, THOMAS	9161		City Of Chicago Police	\$616.86
09/06/2010	DELGADO, THOMAS	9161		City Of Chicago Police	\$6.50
06/18/2010	DELGADO, MIRYAM	9161	044	City Of Chicago Police	\$6.50
06/18/2010	DELGADO, MIRYAM	9161	044	City Of Chicago Police	\$90.61
06/18/2010	DELGADO, MIRYAM	9161	044	City Of Chicago Police	\$4.03
06/18/2010	DELGADO, MIRYAM	9161	044	City Of Chicago Police	\$6.50
06/18/2010	DELGADO, MIRYAM	9161	044	City Of Chicago Police	\$2.32
06/18/2010	DELGADO, MIRYAM	9161	044	City Of Chicago Police	\$2.32
06/18/2010	DELGADO, MIRYAM	9161	044	City Of Chicago Police	\$6.50
06/18/2010	DELGADO, MIRYAM	9161	044	City Of Chicago Police	\$90.61
06/18/2010	DELGADO, MIRYAM	9161	044	City Of Chicago Police	\$157.87
06/18/2010	DELGADO, MIRYAM	9161	044	City Of Chicago Police	\$6.50
06/18/2010	DELGADO, MIRYAM	9161	044	City Of Chicago Police	\$90.61
06/18/2010	DELGADO, MIRYAM	9161	044	City Of Chicago Police	\$2.32
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$238.70
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$110.00
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$400.00
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$6.50

102388

JOURNAL--CITY CCUNOIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$98.36
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$6.50
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$6.50
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$6.50
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$238.70
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$6.50
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$102.25
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$238.70
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$6.50
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$202.40
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$6.50
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$238.70
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$6.50
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$238.70
03/20/2010	DELGADO JR, PABLO	9161	009	City Of Chicago Police	\$6.50
08/12/2010	DELANEY, RYAN			City Of Chicago Police	\$6.50
08/12/2010	DELANEY, RYAN			City Of Chicago Police	\$517.95
08/12/2010	DELANEY, RYAN			City Of Chicago Police	\$6.50
08/12/2010	DELANEY, RYAN			City Of Chicago Police	\$165.04
03/24/2010	DELANEY, ANDREA	9161		City Of Chicago Police	\$6.50
03/24/2010	DELANEY, ANDREA	9161		City Of Chicago Police	\$527.67
03/24/2010	DELANEY, ANDREA	9161		City Of Chicago Police	\$6.50
03/24/2010	DELANEY, ANDREA	9161		City Of Chicago Police	\$0.80
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$982.99
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$40.28
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$6.50
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$6.50
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$33.30
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$6.50
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$51.81
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$6.50
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$1,223.16
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$722.09

10/6/2010

REPORTS OF OOMMITTEES

102389

102390

JOURNAL--CITY OCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$6.50
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$29.17
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$1,163.79
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$6.50
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$49.95
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$1,067.16
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$43.26
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$387.93
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$6.50
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$16.65
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$616.28
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$6.50
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$23.80
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$335.93
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$6.50
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$13.80
03/21/2010	DECKER, MICHAEL			City Of Chicago Police	\$775.86
09/11/2010	DAVIS, TIAWANS	9161		City Of Chicago Police	\$7.08
09/11/2010	DAVIS, TIAWANS	9161		City Of Chicago Police	\$359.10
09/11/2010	DAVIS, TIAWANS	9161		City Of Chicago Police	\$6.50
06/27/2010	DAVIS, QUINTON	9161	701	City Of Chicago Police	\$6.50
05/05/2009	DAVIS, MONICA	9161	006	City Of Chicago Police	\$6.50
05/05/2009	DAVIS, MONICA	9161	006	City Of Chicago Police	\$133.29
05/05/2009	DAVIS, MONICA	9161	006	City Of Chicago Police	\$6.50
05/05/2009	DAVIS, MONICA	9161	006	City Of Chicago Police	\$88.53
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$15.81
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$279.60
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$336.15
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$6.50
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$15.81
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$6.50
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$87.19
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$10.88

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$110.00
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$6.50
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$292.60
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$15.81
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$6.50
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$336.15
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$6.50
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$6.50
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$13.29
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$336.15
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$5,717.14
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$6.50
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$25.32
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$225.00
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$2,397.45
08/26/2009	DAVIS, DANIELLE	9164		City Of Chicago Police	\$6.50
07/04/2010	DAVEY JR, THOMAS	9161	715	City Of Chicago Police	\$6.50
07/04/2010	DAVEY JR, THOMAS	9161	715	City Of Chicago Police	\$265.24
07/04/2010	DAVEY JR, THOMAS	9161	715	City Of Chicago Police	\$4.83
07/04/2010	DAVEY JR, THOMAS	9161	715	City Of Chicago Police	\$6.50
07/04/2010	DAVEY JR, THOMAS	9161	715	City Of Chicago Police	\$399.00
07/04/2010	DAVEY JR, THOMAS	9161	715	City Of Chicago Police	\$3.21
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$645.32
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$6.50
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$9,107.84
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$377.78
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$6.50
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$3.55
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$6.50
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$405.00
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$36.21
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$6.50
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$892.27

10/6/2010

REPORTS OF COMMITTEES

102391

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$24.99
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$6.50
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$56.15
04/26/2010	DARWIN, CHARLOTTE			City Of Chicago Police	\$9,007.84
08/22/2009	DAHL, JOSEPH	9161	010	City Of Chicago Police	\$6.50
05/01/2008	Cruz, Arcenio	P	00019	City Of Chicago Police	\$46.08
05/01/2008	Cruz, Arcenio	P	00019	City Of Chicago Police	\$46.02
04/09/2008	Coutinho, Robert	P	09999	City Of Chicago Police	\$8.16
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$24.88
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$6.50
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$6.50
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$139.57
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$6.50
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$2.79
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$90.50
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$6.50
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$1.81
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$40.00
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$6.50
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$24.91
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$6.50
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$24.91
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$6.50
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$22.56
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$6.50
03/29/2008	Colon, Jose	P	00010	City Of Chicago Police	\$29.14
03/29/2008	Colon, Jose	P	00010	City Of Chicago Police	\$0.28
11/02/2008	Clyne, Kathleen A	P	00020	City Of Chicago Police	\$0.11
09/18/2008	Clark, Eric D	P	00008	City Of Chicago Police	\$5.27
02/07/2003	Ciampaglia, Daniel R	P	00021	City Of Chicago Police	\$121.07
02/07/2003	Ciampaglia, Daniel R	P	00021	City Of Chicago Police	\$6.98
02/07/2003	Ciampaglia, Daniel R	P	00021	City Of Chicago Police	\$6.50
12/24/2007	Chmielik, Joseph	P	00018	City Of Chicago Police	\$589.76

102392

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

10/6/2010

REPORTS OF COMMITTEES

102393

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/24/2007	Chmielik, Joseph	P	00018	City Of Chicago Police	\$6.50
12/24/2007	Chmielik, Joseph	P	00018	City Of Chicago Police	\$602.98
12/24/2007	Chmielik, Joseph	P	00018	City Of Chicago Police	\$555.81
12/24/2007	Chmielik, Joseph	P	00018	City Of Chicago Police	\$6.50
10/03/2007	Chavez, Georgina A	P	00010	City Of Chicago Police	\$6.50
10/03/2007	Chavez, Georgina A	P	00010	City Of Chicago Police	\$0.60
10/03/2007	Chavez, Georgina A	P	00010	City Of Chicago Police	\$34.35
10/03/2007	Chavez, Georgina A	P	00010	City Of Chicago Police	\$6.50
10/03/2007	Chavez, Georgina A	P	00010	City Of Chicago Police	\$14.86
04/20/2008	Cephas, Rydell J	P	00001	City Of Chicago Police	\$54.78
04/20/2008	Cephas, Rydell J	P	00001	City Of Chicago Police	\$193.85
08/13/2004	Catanzara, John	P	00018	City Of Chicago Police	\$79.89
08/13/2004	Catanzara, John	P	00018	City Of Chicago Police	\$6.50
08/13/2004	Catanzara, John	P	00018	City Of Chicago Police	\$6.50
03/08/2007	Carter, Michael	P	00008	City Of Chicago Police	\$6.50
10/17/2008	Cartagena, Maria L	P	00010	City Of Chicago Police	\$118.70
10/17/2008	Cartagena, Maria L	P	00010	City Of Chicago Police	\$6.50
10/17/2008	Cartagena, Maria L	P	00010	City Of Chicago Police	\$8.79
10/17/2008	Cartagena, Maria L	P	00010	City Of Chicago Police	\$439.51
10/17/2008	Cartagena, Maria L	P	00010	City Of Chicago Police	\$2.75
10/17/2008	Cartagena, Maria L	P	00010	City Of Chicago Police	\$1.44
10/17/2008	Cartagena, Maria L	P	00010	City Of Chicago Police	\$514.35
10/17/2008	Cartagena, Maria L	P	00010	City Of Chicago Police	\$6.50
10/17/2008	Cartagena, Maria L	P	00010	City Of Chicago Police	\$10.28
10/17/2008	Cartagena, Maria L	P	00010	City Of Chicago Police	\$635.82
10/17/2008	Cartagena, Maria L	P	00010	City Of Chicago Police	\$6.50
10/17/2008	Cartagena, Maria L	P	00010	City Of Chicago Police	\$25.81
10/17/2008	Cartagena, Maria L	P	00010	City Of Chicago Police	\$137.50
10/17/2008	Cartagena, Maria L	P	00010	City Of Chicago Police	\$6.50
09/24/2008	Carrethers, Nicole J	P	00008	City Of Chicago Police	\$44.74
09/24/2008	Carrethers, Nicole J	P	00008	City Of Chicago Police	\$10.74
06/15/1994	Cabral-Hanley, Annette	P	00012	City Of Chicago Police	\$6.50
06/15/1994	Cabral-Hanley, Annette	P	00012	City Of Chicago Police	\$930.40

102394

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/08/2009	CULLINAN, MARILYN	9161	002	City Of Chicago Police	\$6.50
08/08/2009	CULLINAN, MARILYN	9161	002	City Of Chicago Police	\$1,715.35
05/28/2010	CULLINAN, MARILYN			City Of Chicago Police	\$6.50
03/17/2010	CRANE, ROBERT	9161	017	City Of Chicago Police	\$55.05
03/17/2010	CRANE, ROBERT	9161	017	City Of Chicago Police	\$848.53
03/17/2010	CRANE, ROBERT	9161	017	City Of Chicago Police	\$6.50
03/08/2010	CRAIG JR, JOHN	9161	044	City Of Chicago Police	\$6.50
03/08/2010	CRAIG JR, JOHN	9161	044	City Of Chicago Police	\$239.76
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$139.35
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$6.50
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$77.09
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$267.81
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$6.50
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$33.10
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$18,242.20
08/16/2010	COVELLO, FRANK	9161		City Of Chicago Police	\$453.60
08/16/2010	COVELLO, FRANK	9161		City Of Chicago Police	\$6.50
08/16/2010	COVELLO, FRANK	9161		City Of Chicago Police	\$11,661.94
08/16/2010	COVELLO, FRANK	9161		City Of Chicago Police	\$6.50
08/16/2010	COVELLO, FRANK	9161		City Of Chicago Police	\$210.52
01/10/2009	COUSINS, WILLIAM	9161	021	City Of Chicago Police	\$6.50
01/10/2009	COUSINS, WILLIAM	9161	021	City Of Chicago Police	\$219.01
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$194.25
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$2.35
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$251.16
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$5.02
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$279.99
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$34.68
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$72.45
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102395

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$1.45
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$178.71
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$3.57
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$251.16
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$5.02
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$178.71
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$3.57
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$178.71
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$3.57
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$251.16
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$5.02
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$251.16
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$178.71
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$3.57
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$251.16
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$5.02
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$5.02
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$251.16
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$5.02
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$251.16
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$5.02
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$251.16
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50

102396

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$5.02
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$178.71
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$6.50
09/23/2009	CORTES, GUSTAVO	9161	008	City Of Chicago Police	\$3.57
04/16/2009	CORR, NICHOLAS	9161		City Of Chicago Police	\$6.50
04/16/2009	CORR, NICHOLAS	9161		City Of Chicago Police	\$154.83
04/16/2009	CORR, NICHOLAS	9161		City Of Chicago Police	\$6.50
04/16/2009	CORR, NICHOLAS	9161		City Of Chicago Police	\$154.83
04/17/2010	COOPER, STACEY	9161		City Of Chicago Police	\$364.32
04/17/2010	COOPER, STACEY	9161		City Of Chicago Police	\$6.50
07/27/2010	COOPER, GARY	9161	011	City Of Chicago Police	\$733.38
07/27/2010	COOPER, GARY	9161	011	City Of Chicago Police	\$14.66
07/27/2010	COOPER, GARY	9161	011	City Of Chicago Police	\$6.50
07/23/2009	CONWAY, NICOLE			City Of Chicago Police	\$225.00
07/23/2009	CONWAY, NICOLE			City Of Chicago Police	\$110.00
07/23/2009	CONWAY, NICOLE			City Of Chicago Police	\$6.50
07/23/2009	CONWAY, NICOLE			City Of Chicago Police	\$67.27
07/23/2009	CONWAY, NICOLE			City Of Chicago Police	\$20.97
07/23/2009	CONWAY, NICOLE			City Of Chicago Police	\$6.50
07/23/2009	CONWAY, NICOLE			City Of Chicago Police	\$84.87
07/23/2009	CONWAY, NICOLE			City Of Chicago Police	\$6.50
07/23/2009	CONWAY, NICOLE			City Of Chicago Police	\$1.25
07/23/2009	CONWAY, NICOLE			City Of Chicago Police	\$2,422.58
01/25/2010	CONWAY, JOHN			City Of Chicago Police	\$70.92
04/20/2010	CONWAY, DANIEL			City Of Chicago Police	\$7.32
04/20/2010	CONWAY, DANIEL			City Of Chicago Police	\$498.56
07/02/2009	CONSIDINE, BERNARD	9161	012	City Of Chicago Police	\$86.51
07/02/2009	CONSIDINE, BERNARD	9161	012	City Of Chicago Police	\$780.24
07/02/2009	CONSIDINE, BERNARD	9161	012	City Of Chicago Police	\$6.50
07/02/2009	CONSIDINE, BERNARD	9161	012	City Of Chicago Police	\$1,198.80
07/02/2009	CONSIDINE, BERNARD	9161	012	City Of Chicago Police	\$183.82
07/02/2009	CONSIDINE, BERNARD	9161	012	City Of Chicago Police	\$6.50
12/16/2009	CONNORS, KEVIN	9161	007	City Of Chicago Police	\$793.44

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/16/2009	CONNORS, KEVIN	9161	007	City Of Chicago Police	\$20.28
12/16/2009	CONNORS, KEVIN	9161	007	City Of Chicago Police	\$129.74
01/22/2010	COLLINS, RAYMOND	9161		City Of Chicago Police	\$110.00
01/22/2010	COLLINS, RAYMOND	9161		City Of Chicago Police	\$225.00
01/22/2010	COLLINS, RAYMOND	9161		City Of Chicago Police	\$6.50
01/22/2010	COLLINS, RAYMOND	9161		City Of Chicago Police	\$134.93
01/22/2010	COLLINS, RAYMOND	9161		City Of Chicago Police	\$6.50
01/22/2010	COLLINS, RAYMOND	9161		City Of Chicago Police	\$788.70
07/19/2009	COLLINS, ELEANOR			City Of Chicago Police	\$6.50
08/06/2009	COLLIER, DWAYNE	9161	015	City Of Chicago Police	\$102.19
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$221.09
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,404.76
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$12.12
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1.76
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$12.12
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1.76
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$116.77
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$2.98
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$15.26
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$5.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$2,055.42
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$24.88
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$256.22
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$10.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$202.63
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102397

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$19.75
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$247.80
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$18.84
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$459.41
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$240.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$245.28
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$24.37
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$707.88
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$651.63
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,868.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,714.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,323.45
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,868.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,870.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,868.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,714.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,820.70
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$10.16
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$313.73
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$93.58
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,345.87
05/27/2309	COLE II, DENSEY	9161	001	City Of Chicago Police	\$218.32
05/27/2309	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2309	COLE II, DENSEY	9161	001	City Of Chicago Police	\$26.88
05/27/2309	COLE II, DENSEY	9161	001	City Of Chicago Police	\$777.75
05/27/2309	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2309	COLE II, DENSEY	9161	001	City Of Chicago Police	\$31.57
05/27/2309	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2309	COLE II, DENSEY	9161	001	City Of Chicago Police	\$18.47
05/27/2309	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,012.05

102398

JCURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$934.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,868.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$520.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,868.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,868.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,820.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,820.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,820.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,820.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,820.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,820.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,820.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,820.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,820.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,820.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,820.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,820.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,250.17
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$780.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$446.47
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$190.98
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$3.82
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$156.66
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,062.75
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$77.62
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$693.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102399

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$202.62
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$62.35
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$7.51
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$600.99
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$583.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$44.75
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$3,954.30
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$87.60
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$618.09
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$22.15
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$361.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$182.16
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$4.66
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$369.60
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$19.60
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$82.60
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.28
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$2,131.09
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$535.15
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$9.32
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$628.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$24.96
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$4,590.00

102400

JCURNAL--CITY CCUNCIL--CHICAGC

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$117.30
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,655.81
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$2,396.59
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,714.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,868.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,872.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$7,820.80
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$928.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$928.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$928.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,856.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,856.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$928.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,856.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$928.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$928.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$928.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,856.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$928.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,856.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,856.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,856.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,856.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$928.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$928.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,856.40
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$928.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$22,260.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$47.41
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$6.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$10.58

10/6/2010

REPORTS OF COMMITTEES

102401

102402

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$123.71
06/09/2010	COBB, TORRENO	9161	011	City Of Chicago Police	\$6.50
06/09/2010	COBB, TORRENO	9161	011	City Of Chicago Police	\$176.43
06/09/2010	COBB, TORRENO	9161	011	City Of Chicago Police	\$6.50
06/09/2010	COBB, TORRENO	9161	011	City Of Chicago Police	\$456.65
06/09/2010	COBB, TORRENO	9161	011	City Of Chicago Police	\$6.50
06/09/2010	COBB, TORRENO	9161	011	City Of Chicago Police	\$110.00
06/09/2010	COBB, TORRENO	9161	011	City Of Chicago Police	\$174.38
06/25/2010	CLAY, DANTE	9161	7	City Of Chicago Police	\$76.81
06/25/2010	CLAY, DANTE	9161	7	City Of Chicago Police	\$6.50
06/25/2010	CLAY, DANTE	9161	7	City Of Chicago Police	\$175.41
06/25/2010	CLAY, DANTE	9161	7	City Of Chicago Police	\$6.50
06/25/2010	CLAY, DANTE	9161	7	City Of Chicago Police	\$5.02
06/25/2010	CLAY, DANTE	9161	7	City Of Chicago Police	\$6.50
06/25/2010	CLAY, DANTE	9161	7	City Of Chicago Police	\$10.05
06/25/2010	CLAY, DANTE	9161	7	City Of Chicago Police	\$113.10
06/25/2010	CLAY, DANTE	9161	7	City Of Chicago Police	\$6.50
06/25/2010	CLAY, DANTE	9161	7	City Of Chicago Police	\$226.20
08/21/2008	CLAY JR, CL			City Of Chicago Police	\$10.74
09/01/2010	CIOE, MICHAEL	9161		City Of Chicago Police	\$6.50
09/01/2010	CIOE, MICHAEL	9161		City Of Chicago Police	\$83.04
09/01/2010	CIOE, MICHAEL	9161		City Of Chicago Police	\$6.67
09/01/2010	CIOE, MICHAEL	9161		City Of Chicago Police	\$56.26
09/01/2010	CIOE, MICHAEL	9161		City Of Chicago Police	\$6.50
09/01/2010	CIOE, MICHAEL	9161		City Of Chicago Police	\$1,236.40
09/01/2010	CIOE, MICHAEL	9161		City Of Chicago Police	\$21.91
09/01/2010	CIOE, MICHAEL	9161		City Of Chicago Police	\$6.50
09/01/2010	CIOE, MICHAEL	9161		City Of Chicago Police	\$55.63
05/22/2010	CINTRON, ANGEL	9161	044	City Of Chicago Police	\$427.79
05/22/2010	CINTRON, ANGEL	9161	044	City Of Chicago Police	\$6.50
05/22/2010	CINTRON, ANGEL	9161	044	City Of Chicago Police	\$105.74
07/09/2010	CINTRON, ANGEL	9161	044	City Of Chicago Police	\$235.00
07/09/2010	CINTRON, ANGEL	9161	044	City Of Chicago Police	\$6.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/15/2010	CHAVEZ, MACARIO	9161		City Of Chicago Police	\$6.50
04/15/2010	CHAVEZ, MACARIO	9161		City Of Chicago Police	\$237.59
04/15/2010	CHAVEZ, MACARIO	9161		City Of Chicago Police	\$35.00
04/15/2010	CHAVEZ, MACARIO	9161		City Of Chicago Police	\$6.50
04/08/2010	CHAVEZ, GRETCHEN	9161	007	City Of Chicago Police	\$6.50
04/08/2010	CHAVEZ, GRETCHEN	9161	007	City Of Chicago Police	\$324.88
09/09/2010	CHAMBERS, KEVIN	9173		City Of Chicago Police	\$6.50
09/09/2010	CHAMBERS, KEVIN	9173		City Of Chicago Police	\$6.50
09/09/2010	CHAMBERS, KEVIN	9173		City Of Chicago Police	\$629.74
09/09/2010	CHAMBERS, KEVIN	9173		City Of Chicago Police	\$207.59
02/26/2010	CERVANTES, ARCELIA	9161	011	City Of Chicago Police	\$202.41
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$6,841.98
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$6.50
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$186.19
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$6.50
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$3.72
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$202.38
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$6.50
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$272.14
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$6.50
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$5.44
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$6.50
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$1,634.88
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$465.45
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$6.50
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$0.36
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$202.38
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$6.50
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$202.38
01/07/2010	CEPHAS, RYDELL	9161	001	City Of Chicago Police	\$136.84
06/22/2009	CAVANAUGH, MICHAEL	9161	010	City Of Chicago Police	\$479.35
06/22/2009	CAVANAUGH, MICHAEL	9161	010	City Of Chicago Police	\$213.63
06/22/2009	CAVANAUGH, MICHAEL	9161	010	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102403

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/22/2009	CAVANAUGH, MICHAEL	9161	010	City Of Chicago Police	\$63.78
06/22/2009	CAVANAUGH, MICHAEL	9161	010	City Of Chicago Police	\$4.03
06/22/2009	CAVANAUGH, MICHAEL	9161	010	City Of Chicago Police	\$8.96
06/22/2009	CAVANAUGH, MICHAEL	9161	010	City Of Chicago Police	\$39.00
06/22/2009	CAVANAUGH, MICHAEL	9161	010	City Of Chicago Police	\$52.50
06/22/2009	CAVANAUGH, MICHAEL	9161	010	City Of Chicago Police	\$4.03
06/22/2009	CAVANAUGH, MICHAEL	9161	010	City Of Chicago Police	\$52.50
06/22/2009	CAVANAUGH, MICHAEL	9161	010	City Of Chicago Police	\$632.53
06/22/2009	CAVANAUGH, MICHAEL	9161	010	City Of Chicago Police	\$155.93
06/12/2010	CAVALLONE, ROBERT	9161	044	City Of Chicago Police	\$19.81
06/12/2010	CAVALLONE, ROBERT	9161	044	City Of Chicago Police	\$6.50
06/12/2010	CAVALLONE, ROBERT	9161	044	City Of Chicago Police	\$488.08
06/12/2010	CAVALLONE, ROBERT	9161	044	City Of Chicago Police	\$1,491.77
06/12/2010	CAVALLONE, ROBERT	9161	044	City Of Chicago Police	\$6.50
06/12/2010	CAVALLONE, ROBERT	9161	044	City Of Chicago Police	\$60.50
06/12/2010	CAVALLONE, ROBERT	9161	044	City Of Chicago Police	\$6.50
06/12/2010	CAVALLONE, ROBERT	9161	044	City Of Chicago Police	\$74.11
06/12/2010	CAVALLONE, ROBERT	9161	044	City Of Chicago Police	\$3.01
08/02/2010	CATTERSON, COLIN			City Of Chicago Police	\$104.84
08/02/2010	CATTERSON, COLIN			City Of Chicago Police	\$6.50
07/05/2010	CASTRO, GEORGE	9161		City Of Chicago Police	\$6.50
07/05/2010	CASTRO, GEORGE	9161		City Of Chicago Police	\$7.16
07/05/2010	CASTRO, GEORGE	9161		City Of Chicago Police	\$176.45
07/05/2010	CASTRO, GEORGE	9161		City Of Chicago Police	\$7.19
07/05/2010	CASTRO, GEORGE	9161		City Of Chicago Police	\$6.50
07/05/2010	CASTRO, GEORGE	9161		City Of Chicago Police	\$93.75
09/13/2010	CASTRO, GEORGE	9161		City Of Chicago Police	\$4.77
09/13/2010	CASTRO, GEORGE	9161		City Of Chicago Police	\$6.50
09/13/2010	CASTRO, GEORGE	9161		City Of Chicago Police	\$186.83
09/13/2010	CASTRO, GEORGE	9161		City Of Chicago Police	\$6.50
09/13/2010	CASTRO, GEORGE	9161		City Of Chicago Police	\$315.40
06/04/2010	CASEY, LYNN			City Of Chicago Police	\$87.19
06/04/2010	CASEY, LYNN			City Of Chicago Police	\$6.50

102404

JCURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/04/2010	CASEY, LYNN			City Of Chicago Police	\$6.50
06/04/2010	CASEY, LYNN			City Of Chicago Police	\$165.04
06/04/2010	CASEY, LYNN			City Of Chicago Police	\$6.50
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$51.89
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$337.19
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$337.19
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$55.00
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$6.50
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$6.50
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$6.50
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$886.41
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$6.50
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$223.14
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$6.50
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$1,045.22
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$124.54
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$6.50
12/30/2009	CASEY, CHRISTINA	9161		City Of Chicago Police	\$6.50
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$7.93
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$6.50
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$202.90
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$5.42
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$6.50
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$146.35
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$10.45
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$6.50
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$259.45
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$6.50
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$10.45
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$259.45
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$6.50
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$1,535.06
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$7.93

10/6/2010

REPORTS OF OOMMITTEES

102405

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$259.45
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$6.50
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$10.45
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$259.45
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$6.50
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$10.45
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$259.45
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$6.50
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$10.45
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$259.45
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$6.50
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$10.45
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$202.90
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$6.50
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$7.93
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$202.90
03/11/2010	CASASANTO, DANIEL	9161		City Of Chicago Police	\$6.50
05/21/2009	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$148.58
05/21/2009	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$324.52
05/21/2009	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$6.19
05/21/2009	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$353.68
05/21/2009	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$6.50
05/21/2009	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$226.51
05/21/2009	CARROLL, WILLIAM	9161	018	City Of Chicago Police	\$122.56
07/21/2010	CARROLL, WILLIAM			City Of Chicago Police	\$688.60
07/21/2010	CARROLL, WILLIAM			City Of Chicago Police	\$6.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$6.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$5.51
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$213.20
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$6.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$12.46
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$276.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$6.50

102406

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$26.61
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$40.00
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$6.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$2.30
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$156.65
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$6.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$9.95
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$156.65
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$6.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$9.95
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$276.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$6.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$26.61
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$113.10
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$6.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$5.02
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$113.10
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$6.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$5.02
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$153.95
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$16.42
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$6.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$166.60
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$8.40
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$6.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$200.85
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$7.53
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$6.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$8.40
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$6.50
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$200.85
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$176.49
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$2.30

10/6/2010

REPORTS OF COMMITTEES

102407

102408

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$40.00
07/03/2010	CARRENO, EFRAIN	9161		City Of Chicago Police	\$6.50
08/05/2010	CARRANZA, AARON			City Of Chicago Police	\$10.15
08/05/2010	CARRANZA, AARON			City Of Chicago Police	\$6.50
08/05/2010	CARRANZA, AARON			City Of Chicago Police	\$769.82
08/05/2010	CARRANZA, AARON			City Of Chicago Police	\$110.00
08/05/2010	CARRANZA, AARON			City Of Chicago Police	\$250.00
08/05/2010	CARRANZA, AARON			City Of Chicago Police	\$719.01
08/05/2010	CARRANZA, AARON			City Of Chicago Police	\$6.50
08/05/2010	CARRANZA, AARON			City Of Chicago Police	\$6.50
08/05/2010	CARRANZA, AARON			City Of Chicago Police	\$385.94
05/05/2010	CARO, RICHARD	9161		City Of Chicago Police	\$1.47
05/05/2010	CARO, RICHARD	9161		City Of Chicago Police	\$6.50
05/05/2010	CARO, RICHARD	9161		City Of Chicago Police	\$25.60
01/11/2009	CARLOS, EDGAR	9161	044	City Of Chicago Police	\$6.50
01/11/2009	CARLOS, EDGAR	9161	044	City Of Chicago Police	\$932.40
07/12/2010	CARIDINE, DALE	9161	153	City Of Chicago Police	\$1.62
07/12/2010	CARIDINE, DALE	9161	153	City Of Chicago Police	\$39.95
07/12/2010	CARIDINE, DALE	9161	153	City Of Chicago Police	\$6.50
07/16/2010	CANDELARIO, PAMELA			City Of Chicago Police	\$273.68
07/16/2010	CANDELARIO, PAMELA			City Of Chicago Police	\$6.50
07/16/2010	CANDELARIO, PAMELA			City Of Chicago Police	\$100.68
07/16/2010	CANDELARIO, PAMELA			City Of Chicago Police	\$6.50
07/16/2010	CANDELARIO, PAMELA			City Of Chicago Police	\$100.68
07/16/2010	CANDELARIO, PAMELA			City Of Chicago Police	\$202.41
07/16/2010	CANDELARIO, PAMELA			City Of Chicago Police	\$6.50
07/16/2010	CANDELARIO, PAMELA			City Of Chicago Police	\$299.98
07/16/2010	CANDELARIO, PAMELA			City Of Chicago Police	\$6.50
07/16/2010	CANDELARIO, PAMELA			City Of Chicago Police	\$6.50
07/16/2010	CANDELARIO, PAMELA			City Of Chicago Police	\$6.50
07/16/2010	CANDELARIO, PAMELA			City Of Chicago Police	\$269.88
10/10/2009	CAMPOS, MARCO	9161		City Of Chicago Police	\$1,900.00
10/10/2009	CAMPOS, MARCO	9161		City Of Chicago Police	\$6.50

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/10/2009	CAMPOS, MARCO	9161		City Of Chicago Police	\$3,790.55
01/18/2010	CAMPBELL II, ALVIN	9161	005	City Of Chicago Police	\$239.76
01/18/2010	CAMPBELL II, ALVIN	9161	005	City Of Chicago Police	\$6.50
01/18/2010	CAMPBELL II, ALVIN	9161	005	City Of Chicago Police	\$23.63
01/18/2010	CAMPBELL II, ALVIN	9161	005	City Of Chicago Police	\$92.63
01/18/2010	CAMPBELL II, ALVIN	9161	005	City Of Chicago Police	\$6.50
01/18/2010	CAMPBELL II, ALVIN	9161	005	City Of Chicago Police	\$239.76
01/18/2010	CAMPBELL II, ALVIN	9161	005	City Of Chicago Police	\$6.50
01/18/2310	CAMPBELL II, ALVIN	9161	005	City Of Chicago Police	\$23.63
01/18/2310	CAMPBELL II, ALVIN	9161	005	City Of Chicago Police	\$1.85
12/07/2309	CALLAGHAN, BRIAN			City Of Chicago Police	\$769.26
12/07/2309	CALLAGHAN, BRIAN			City Of Chicago Police	\$78.48
12/07/2309	CALLAGHAN, BRIAN			City Of Chicago Police	\$6.50
12/07/2309	CALLAGHAN, BRIAN			City Of Chicago Police	\$7.73
12/07/2009	CALLAGHAN, BRIAN			City Of Chicago Police	\$1,450.80
12/07/2009	CALLAGHAN, BRIAN			City Of Chicago Police	\$6.50
12/07/2009	CALLAGHAN, BRIAN			City Of Chicago Police	\$6.02
12/07/2009	CALLAGHAN, BRIAN			City Of Chicago Police	\$810.00
12/07/2009	CALLAGHAN, BRIAN			City Of Chicago Police	\$61.03
09/11/2010	CALLAGHAN, BRIAN	9171		City Of Chicago Police	\$254.25
11/03/2009	CALIXTO, RAMON			City Of Chicago Police	\$6.50
11/03/2009	CALIXTO, RAMON			City Of Chicago Police	\$6.50
11/03/2009	CALIXTO, RAMON			City Of Chicago Police	\$6.50
11/03/2009	CALIXTO, RAMON			City Of Chicago Police	\$6.50
11/03/2009	CALIXTO, RAMON			City Of Chicago Police	\$6.50
11/03/2009	CALIXTO, RAMON			City Of Chicago Police	\$6.50
11/03/2009	CALIXTO, RAMON			City Of Chicago Police	\$6.50
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$213.20
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$12.46
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$12.46
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$213.20
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$6.50
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$12.46

10/6/2010

REPORTS OF COMMITTEES

102409

102410

JOURNAL--CITY CCUNOIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$213.20
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$6.50
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$12.46
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$213.20
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$6.50
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$12.46
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$213.20
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$6.50
06/30/2010	CABRAL, ALEJANDRO	9161		City Of Chicago Police	\$6.50
04/29/2007	Bux, Emil W	P	00015	City Of Chicago Police	\$6.19
04/29/2007	Bux, Emil W	P	00015	City Of Chicago Police	\$122.56
04/29/2007	Bux, Emil W	P	00015	City Of Chicago Police	\$6.50
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$13.85
09/22/2303	Burke, Margaret	P	00008	City Of Chicago Police	\$569.10
09/22/2303	Burke, Margaret	P	00008	City Of Chicago Police	\$247.03
04/12/2308	Buckley, James M	P	00019	City Of Chicago Police	\$6.50
11/14/2307	Brown, Orlando	P	00003	City Of Chicago Police	\$292.70
11/14/2307	Brown, Orlando	P	00003	City Of Chicago Police	\$6.50
11/14/2307	Brown, Orlando	P	00003	City Of Chicago Police	\$21.68
11/14/2307	Brown, Orlando	P	00003	City Of Chicago Police	\$337.19
11/14/2307	Brown, Orlando	P	00003	City Of Chicago Police	\$6.50
04/24/2307	Brown, James E	P	00012	City Of Chicago Police	\$396.76
04/24/2307	Brown, James E	P	00012	City Of Chicago Police	\$6.50
04/24/2307	Brown, James E	P	00012	City Of Chicago Police	\$58.24
08/14/2307	Bojan, Bryan	P	00153	City Of Chicago Police	\$18.06
08/14/2307	Bojan, Bryan	P	00153	City Of Chicago Police	\$6.50
08/14/2307	Bojan, Bryan	P	00153	City Of Chicago Police	\$6.50
08/14/2307	Bojan, Bryan	P	00153	City Of Chicago Police	\$6.50
08/14/2007	Bojan, Bryan	P	00153	City Of Chicago Police	\$328.32
08/14/2007	Bojan, Bryan	P	00153	City Of Chicago Police	\$358.56
02/28/2006	Blanden, James L	P	00022	City Of Chicago Police	\$501.28
02/28/2006	Blanden, James L	P	00022	City Of Chicago Police	\$6.50
02/28/2006	Blanden, James L	P	00022	City Of Chicago Police	\$550.84

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/04/2007	Bernichio, Michael J	P	00008	City Of Chicago Police	\$8.96
10/04/2007	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
10/04/2007	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
10/04/2007	Bernichio, Michael J	P	00008	City Of Chicago Police	\$158.03
10/04/2007	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
10/04/2007	Bernichio, Michael J	P	00008	City Of Chicago Police	\$1,097.40
10/04/2007	Bernichio, Michael J	P	00008	City Of Chicago Police	\$350.76
10/04/2007	Bernichio, Michael J	P	00008	City Of Chicago Police	\$13.95
10/04/2007	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
10/04/2007	Bernichio, Michael J	P	00008	City Of Chicago Police	\$79.43
10/04/2007	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.54
10/04/2007	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
10/04/2007	Bernichio, Michael J	P	00008	City Of Chicago Police	\$161.19
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$155.69
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$176.98
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$119.56
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$140.11
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$122.47
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$126.42
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$124.31
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$176.98
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$124.31
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$115.88
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$124.31
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102411

102412

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$184.74
01/13/2005	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
01/13/2305	Bernichio, Michael J	P	00008	City Of Chicago Police	\$360.63
01/13/2305	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
01/13/2305	Bernichio, Michael J	P	00008	City Of Chicago Police	\$337.19
01/13/2305	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
01/13/2305	Bernichio, Michael J	P	00008	City Of Chicago Police	\$6.50
09/24/2301	Barth-Flynn, Terese	P	00016	City Of Chicago Police	\$174.10
09/24/2301	Barth-Flynn, Terese	P	00016	City Of Chicago Police	\$6.50
09/24/2301	Barth-Flynn, Terese	P	00016	City Of Chicago Police	\$2.55
09/24/2001	Barth-Flynn, Terese	P	00016	City Of Chicago Police	\$315.00
09/24/2001	Barth-Flynn, Terese	P	00016	City Of Chicago Police	\$6.50
09/24/2001	Barth-Flynn, Terese	P	00016	City Of Chicago Police	\$103.02
07/01/2008	Barroso, Fredi	P	00003	City Of Chicago Police	\$3.12
07/01/2008	Barroso, Fredi	P	00003	City Of Chicago Police	\$133.73
07/01/2008	Barroso, Fredi	P	00003	City Of Chicago Police	\$568.08
07/01/2008	Barroso, Fredi	P	00003	City Of Chicago Police	\$6.50
07/01/2008	Barroso, Fredi	P	00003	City Of Chicago Police	\$11.03
07/01/2008	Barroso, Fredi	P	00003	City Of Chicago Police	\$6.23
07/01/2008	Barroso, Fredi	P	00003	City Of Chicago Police	\$6.23
07/01/2008	Barroso, Fredi	P	00003	City Of Chicago Police	\$6.23
07/01/2008	Barroso, Fredi	P	00003	City Of Chicago Police	\$6.95
09/29/2008	Barber, Jeffrey P	P	00022	City Of Chicago Police	\$10.74
09/29/2008	Barber, Jeffrey P	P	00022	City Of Chicago Police	\$0.94
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$110.00
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$250.00
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$2,896.48
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$930.29
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$6.50
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$1,125.16
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$32.42
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102413

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$798.87
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$32.42
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$6.50
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$798.87
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$6.50
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$32.42
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$6.50
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$798.87
05/09/2002	Banks, David B	P	00002	City Of Chicago Police	\$22.50
09/11/2004	Balachowski, Geoffrey	P	00013	City Of Chicago Police	\$6.50
09/11/2004	Balachowski, Geoffrey	P	00013	City Of Chicago Police	\$752.82
11/29/2007	Baker, Tammy L	P	00022	City Of Chicago Police	\$6.50
11/29/2007	Baker, Tammy L	P	00022	City Of Chicago Police	\$731.19
09/25/2005	Baio, Antonio M	P	00640	City Of Chicago Police	\$96.98
07/26/2008	Badillo, Enrique	P	00014	City Of Chicago Police	\$5.99
07/26/2008	Badillo, Enrique	P	00014	City Of Chicago Police	\$13.90
07/26/2008	Badillo, Enrique	P	00014	City Of Chicago Police	\$3.43
07/26/2008	Badillo, Enrique	P	00014	City Of Chicago Police	\$449.10
08/05/2010	BUCIO, MARIA	9161	001	City Of Chicago Police	\$6.50
08/05/2010	BUCIO, MARIA	9161	001	City Of Chicago Police	\$6.50
08/05/2010	BUCIO, MARIA	9161	001	City Of Chicago Police	\$6.50
08/05/2010	BUCIO, MARIA	9161	001	City Of Chicago Police	\$21.77
08/05/2010	BUCIO, MARIA	9161	001	City Of Chicago Police	\$21.77
08/05/2010	BUCIO, MARIA	9161	001	City Of Chicago Police	\$207.59
08/05/2010	BUCIO, MARIA	9161	001	City Of Chicago Police	\$90.00
08/05/2010	BUCIO, MARIA	9161	001	City Of Chicago Police	\$1,296.11
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$694.82
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$6.50
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$244.75
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$6.56
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$6.50
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$65.32
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$6.56

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$6.50
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$65.32
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$6.50
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$484.88
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$105.22
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$6.50
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$393.58
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$28.20
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$398.48
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$6.50
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$119.62
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$367.06
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$6.50
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$106.55
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$281.10
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$6.50
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$76.18
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$137.50
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$6.50
11/01/2009	BRYJA, JOHN	9161	011	City Of Chicago Police	\$2.75
07/15/2010	BROWN, SHARONE	9161		City Of Chicago Police	\$207.59
07/15/2010	BROWN, SHARONE	9161		City Of Chicago Police	\$6.50
04/14/2010	BROWN, ANTHONY	9161	002	City Of Chicago Police	\$83.29
04/14/2010	BROWN, ANTHONY	9161	002	City Of Chicago Police	\$6.50
04/14/2010	BROWN, ANTHONY	9161	002	City Of Chicago Police	\$262.77
05/11/2009	BROWN JR, HERBERT	9171		City Of Chicago Police	\$193.09
05/11/2009	BROWN JR, HERBERT	9171		City Of Chicago Police	\$23.62
05/11/2009	BROWN JR, HERBERT	9171		City Of Chicago Police	\$6.50
09/22/2009	BRITTAI, MATTHEW	9161		City Of Chicago Police	\$10.00
09/22/2009	BRITTAI, MATTHEW	9161		City Of Chicago Police	\$30.00
07/10/2009	BRIDGES, VIVIAN	9161		City Of Chicago Police	\$87.23
07/01/2009	BREIER, NICHOLAS	9161		City Of Chicago Police	\$4,769.82
07/01/2009	BREIER, NICHOLAS	9161		City Of Chicago Police	\$6.50

102414

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/01/2009	BREIER, NICHOLAS	9161		City Of Chicago Police	\$504.94
07/02/2010	BRATTON, BRIAN	9161		City Of Chicago Police	\$437.76
07/02/2010	BRATTON, BRIAN	9161		City Of Chicago Police	\$6.50
05/22/2010	BRATEK, CHRISTOPHER	9161	017	City Of Chicago Police	\$6.50
05/22/2010	BRATEK, CHRISTOPHER	9161	017	City Of Chicago Police	\$269.88
06/12/2010	BRATEK, CHRISTOPHER			City Of Chicago Police	\$110.00
06/12/2010	BRATEK, CHRISTOPHER			City Of Chicago Police	\$301.01
06/12/2010	BRATEK, CHRISTOPHER			City Of Chicago Police	\$6.50
06/12/2010	BRATEK, CHRISTOPHER			City Of Chicago Police	\$250.00
06/12/2010	BRATEK, CHRISTOPHER			City Of Chicago Police	\$110.00
09/08/2010	BOYD, STEPHEN	9161	003	City Of Chicago Police	\$10.16
04/28/2010	BOYD, JONATHAN			City Of Chicago Police	\$7,400.00
04/28/2010	BOYO, JONATHAN			City Of Chicago Police	\$2,538.96
04/28/2010	BOYD, JONATHAN			City Of Chicago Police	\$11.80
04/28/2010	BOYD, JONATHAN			City Of Chicago Police	\$6.50
04/28/2010	BOYD, JONATHAN			City Of Chicago Police	\$290.68
04/28/2010	BOYD, JONATHAN			City Of Chicago Police	\$6.50
04/28/2010	BOYD, JONATHAN			City Of Chicago Police	\$774.09
04/28/2010	BOYD, JONATHAN			City Of Chicago Police	\$149.46
04/28/2010	BOYD, JONATHAN			City Of Chicago Police	\$14.98
04/28/2010	BOYD, JONATHAN			City Of Chicago Police	\$299.82
04/28/2010	BOYD, JONATHAN			City Of Chicago Police	\$16.76
04/28/2010	BOYD, JONATHAN			City Of Chicago Police	\$412.90
04/28/2010	BOYD, JONATHAN			City Of Chicago Police	\$0.16
04/28/2010	BOYD, JONATHAN			City Of Chicago Police	\$6.50
04/28/2010	BOYD, JONATHAN			City Of Chicago Police	\$3.88
05/30/2010	BOONE, RICKY	9171	022	City Of Chicago Police	\$28.37
05/30/2010	BOONE, RICKY	9171	022	City Of Chicago Police	\$1,418.25
05/30/2010	BOONE, RICKY	9171	022	City Of Chicago Police	\$6.50
05/30/2010	BOONE, RICKY	9171	022	City Of Chicago Police	\$276.83
05/30/2010	BOONE, RICKY	9171	022	City Of Chicago Police	\$6.50
05/30/2010	BOONE, RICKY	9171	022	City Of Chicago Police	\$13,841.53
05/30/2010	BOONE, RICKY	9171	022	City Of Chicago Police	\$23.82

10/6/2010

REPORTS OF COMMITTEES

102415

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/30/2010	BOONE, RICKY	9171	022	City Of Chicago Police	\$76.20
05/30/2010	BOONE, RICKY	9171	022	City Of Chicago Police	\$6.50
09/16/2009	BONDS, MARVIN	9161	157	City Of Chicago Police	\$102.19
09/18/2009	BOND, WENDY			City Of Chicago Police	\$6.50
09/18/2009	BOND, WENDY			City Of Chicago Police	\$153.03
09/18/2009	BOND, WENDY			City Of Chicago Police	\$1.41
09/18/2009	BOND, WENDY			City Of Chicago Police	\$6.50
09/18/2009	BOND, WENDY			City Of Chicago Police	\$70.67
09/18/2009	BOND, WENDY			City Of Chicago Police	\$49.90
09/18/2009	BOND, WENDY			City Of Chicago Police	\$6.50
09/18/2009	BOND, WENDY			City Of Chicago Police	\$769.17
09/18/2009	BOND, WENDY			City Of Chicago Police	\$1.41
09/18/2009	BOND, WENDY			City Of Chicago Police	\$6.50
09/18/2009	BOND, WENDY			City Of Chicago Police	\$70.67
09/18/2009	BOND, WENDY			City Of Chicago Police	\$9.92
07/17/2010	BOCHENEK, ALICJA	9161		City Of Chicago Police	\$207.59
07/17/2010	BOCHENEK, ALICJA	9161		City Of Chicago Police	\$6.50
07/24/2010	BLOMSTRAND, ROBERT	9161	014	City Of Chicago Police	\$207.59
07/24/2010	BLOMSTRAND, ROBERT	9161	014	City Of Chicago Police	\$364.89
07/24/2010	BLOMSTRAND, ROBERT	9161	014	City Of Chicago Police	\$6.50
07/24/2010	BLOMSTRAND, ROBERT	9161	014	City Of Chicago Police	\$5.35
07/24/2010	BLOMSTRAND, ROBERT	9161	014	City Of Chicago Police	\$6.50
07/19/2010	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$6.50
07/19/2010	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$6.50
07/19/2010	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$1.37
07/19/2010	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$234.15
07/19/2010	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$129.00
07/19/2010	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$27.11
07/19/2010	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$6.50
07/19/2010	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$212.80
06/07/2010	BINFA, DANIEL			City Of Chicago Police	\$222.90
06/07/2010	BINFA, DANIEL			City Of Chicago Police	\$4.46
06/07/2010	BINFA, DANIEL			City Of Chicago Police	\$6.50

102416

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

10/6/2010

REPORTS OF COMMITTEES

102417

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
06/07/2310	BINFA, DANIEL			City Of Chicago Police	\$4.46
06/07/2310	BINFA, DANIEL			City Of Chicago Police	\$6.50
06/07/2310	BINFA, DANIEL			City Of Chicago Police	\$222.90
06/07/2310	BINFA, DANIEL			City Of Chicago Police	\$6.50
08/12/2310	BILES, ELGIN	9161		City Of Chicago Police	\$316.55
08/12/2310	BILES, ELGIN	9161		City Of Chicago Police	\$6.50
08/12/2310	BILES, ELGIN	9161		City Of Chicago Police	\$1.48
08/07/2310	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$6.50
08/07/2310	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$5.75
08/07/2310	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$267.73
08/07/2310	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$6.50
08/07/2310	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$10.05
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$267.73
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$6.50
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$10.05
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$211.18
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$6.50
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$7.53
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$213.20
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$6.50
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$12.46
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$311.28
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$6.50
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$14.98
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$254.73
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$6.50
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$12.46
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$477.45
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$6.50
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$9.54
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$6.50
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$1,393.30
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$6.50

102418

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$16.87
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$311.28
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$6.50
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$14.98
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$267.73
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$6.50
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$10.05
08/07/2010	BIALEK, TIMOTHY	9173	008	City Of Chicago Police	\$171.53
01/07/2010	BERNATH, BRIAN	9161	014	City Of Chicago Police	\$1,430.52
01/07/2010	BERNATH, BRIAN	9161	014	City Of Chicago Police	\$335.14
01/07/2010	BERNATH, BRIAN	9161	014	City Of Chicago Police	\$6.50
01/07/2010	BERNATH, BRIAN	9161	014	City Of Chicago Police	\$10.53
01/07/2010	BERNATH, BRIAN	9161	014	City Of Chicago Police	\$6.50
01/07/2010	BERNATH, BRIAN	9161	014	City Of Chicago Police	\$17.02
07/04/2009	BERKA, BRIAN	9161	044	City Of Chicago Police	\$467.71
07/04/2009	BERKA, BRIAN	9161	044	City Of Chicago Police	\$6.50
03/13/2010	BERKA, BRIAN	9161	044	City Of Chicago Police	\$1,963.87
03/13/2010	BERKA, BRIAN	9161	044	City Of Chicago Police	\$6.50
08/09/2010	BENNETT, JOSEPH	9161	044	City Of Chicago Police	\$6.50
08/09/2010	BENNETT, JOSEPH	9161	044	City Of Chicago Police	\$454.62
08/09/2010	BENNETT, JOSEPH	9161	044	City Of Chicago Police	\$294.65
08/09/2010	BENNETT, JOSEPH	9161	044	City Of Chicago Police	\$6.50
01/17/2010	BELUSO, CHRISTOPHER	9161		City Of Chicago Police	\$6.50
01/17/2010	BELUSO, CHRISTOPHER	9161		City Of Chicago Police	\$534.13
07/05/2010	BELTRAN, EDUARDO	9171		City Of Chicago Police	\$462.69
07/05/2010	BELTRAN, EDUARDO	9171		City Of Chicago Police	\$137.50
07/05/2010	BELTRAN, EDUARDO	9171		City Of Chicago Police	\$6.50
07/05/2010	BELTRAN, EDUARDO	9171		City Of Chicago Police	\$2.75
07/05/2010	BELTRAN, EDUARDO	9171		City Of Chicago Police	\$6.50
07/05/2010	BELTRAN, EDUARDO	9171		City Of Chicago Police	\$22.09
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$154.75
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$15.25
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102419

IncidentDate	Claimant	Rank	Unit of	Insured	Total to be Paid
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$1.96
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$154.75
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$15.25
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$154.75
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$15.25
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$108.99
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$154.75
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$15.25
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$188.18
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$18.55
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$3.84
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$0.38
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$350.60
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$20.89
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$154.75
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$15.25
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$91.20
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$154.75
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$15.25
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$140.13
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$15.25

102420

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$309.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$30.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$61.03
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.02
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$154.75
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$15.25
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$154.75
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$6.50
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$76.42
11/30/2008	BEDNAREK, RICHARD	9171	006	City Of Chicago Police	\$12,163.18
08/18/2010	BAY, ANNETTE	9161	044	City Of Chicago Police	\$88.74
08/18/2010	BAY, ANNETTE	9161	044	City Of Chicago Police	\$3,472.75
08/18/2010	BAY, ANNETTE	9161	044	City Of Chicago Police	\$6.50
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$570.40
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$4.60
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$6.50
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$230.00
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$5.71
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$6.50
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$285.20
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$5.71
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$6.50
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$285.20
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$11.56
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$6.50
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$577.76
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$11.42
06/18/2010	BATTAGLIA, CATHERINE	9161	020	City Of Chicago Police	\$6.50
07/24/2010	BARRERA, JOSEPH	9161	044	City Of Chicago Police	\$6.50
07/24/2010	BARRERA, JOSEPH	9161	044	City Of Chicago Police	\$6.50

IncidentDate	Claimant	Rank	Unit of	Insured	Total to be Paid
07/24/2010	BARRERA, JOSEPH	9161	044	City Of Chicago Police	\$207.59
07/24/2010	BARRERA, JOSEPH	9161	044	City Of Chicago Police	\$1.29
07/24/2010	BARRERA, JOSEPH	9161	044	City Of Chicago Police	\$88.23
07/24/2010	BARRERA, JOSEPH	9161	044	City Of Chicago Police	\$6.50
12/21/2008	BARR, KREIGHTON	9161	007	City Of Chicago Police	\$6.50
12/21/2008	BARR, KREIGHTON	9161	007	City Of Chicago Police	\$62.32
08/21/2010	BARNEY, CAMILLE	9161		City Of Chicago Police	\$6.50
02/19/2010	BARNES, THOMAS	9161		City Of Chicago Police	\$6.50
02/19/2010	BARNES, THOMAS	9161		City Of Chicago Police	\$1,108.08
02/19/2010	BARNES, THOMAS	9161		City Of Chicago Police	\$6.50
02/19/2010	BARNES, THOMAS	9161		City Of Chicago Police	\$28.32
02/19/2010	BARNES, THOMAS	9161		City Of Chicago Police	\$84.92
11/30/2009	BARNES, DENNIS	9171	021	City Of Chicago Police	\$199.13
11/30/2009	BARNES, DENNIS	9171	021	City Of Chicago Police	\$6.50
11/30/2009	BARNES, DENNIS	9171	021	City Of Chicago Police	\$5.09
07/24/2010	BARAK, JOHN	9161	153	City Of Chicago Police	\$2.32
07/24/2010	BARAK, JOHN	9161	153	City Of Chicago Police	\$6.50
07/24/2010	BARAK, JOHN	9161	153	City Of Chicago Police	\$90.61
07/24/2010	BARAK, JOHN	9161	153	City Of Chicago Police	\$6.50
07/24/2010	BARAK, JOHN	9161	153	City Of Chicago Police	\$76.81
12/22/2009	BAQAI, FARAH	9161		City Of Chicago Police	\$6.50
12/22/2009	BAQAI, FARAH	9161		City Of Chicago Police	\$114.69
12/22/2009	BAQAI, FARAH	9161		City Of Chicago Police	\$4.66
12/22/2009	BAQAI, FARAH	9161		City Of Chicago Police	\$6.50
12/22/2009	BAQAI, FARAH	9161		City Of Chicago Police	\$9.85
12/22/2009	BAQAI, FARAH	9161		City Of Chicago Police	\$242.62
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$547.84
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$6.50
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$282.75
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$6.50
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$12.56
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$213.20
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF OOMMITTEES

102421

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$12.46
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$226.20
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$6.50
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$10.05
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$269.75
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$6.50
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$14.98
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$213.20
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$6.50
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$12.46
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$269.75
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$6.50
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$14.98
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$213.20
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$6.50
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$12.46
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$267.41
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$6.50
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$279.60
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$13.29
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$269.75
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$6.50
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$14.98
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$213.20
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$6.50
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$12.46
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$1,137.30
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$22.75
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$95.65
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$6.50
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$1.16
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$104.00
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$269.75

102422

JCURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$6.50
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$14.98
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$269.75
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$6.50
10/14/2009	BANIK, MARIBETH			City Of Chicago Police	\$14.98
01/15/2010	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$6.50
01/15/2010	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$6.50
01/15/2010	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$6.50
01/15/2010	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$87.19
01/15/2010	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$1,488.27
01/15/2010	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$202.41
01/15/2010	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$6.50
01/15/2010	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$6.50
01/15/2010	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$184.74
01/15/2010	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$6.50
01/15/2010	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$280.26
01/15/2010	BALASZ, TIMOTHY	9161		City Of Chicago Police	\$6.50
07/12/2010	BALA, JASON	9161		City Of Chicago Police	\$6.50
07/12/2010	BALA, JASON	9161		City Of Chicago Police	\$3.08
07/12/2010	BALA, JASON	9161		City Of Chicago Police	\$120.51
05/14/2010	BAKOPOULOS, JOHN			City Of Chicago Police	\$14.85
05/14/2010	BAKOPOULOS, JOHN			City Of Chicago Police	\$581.05
05/14/2010	BAKOPOULOS, JOHN			City Of Chicago Police	\$6.50
05/14/2010	BAKOPOULOS, JOHN			City Of Chicago Police	\$72.09
05/14/2010	BAKOPOULOS, JOHN			City Of Chicago Police	\$6.50
08/18/2010	BAKER, TAMMY	9161		City Of Chicago Police	\$6.50
08/18/2010	BAKER, TAMMY	9161		City Of Chicago Police	\$66.46
08/18/2010	BAKER, TAMMY	9161		City Of Chicago Police	\$6.50
08/18/2010	BAKER, TAMMY	9161		City Of Chicago Police	\$1,021.86
08/18/2010	BAKER, TAMMY	9161		City Of Chicago Police	\$6.50
08/18/2010	BAKER, TAMMY	9161		City Of Chicago Police	\$148.84
08/18/2010	BAKER, TAMMY	9161		City Of Chicago Police	\$125.37
08/18/2010	BAKER, TAMMY	9161		City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102423

102424

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
08/18/2010	BAKER, TAMMY	9161		City Of Chicago Police	\$207.59
11/23/2009	BAILEY, LESTER			City Of Chicago Police	\$496.58
11/23/2009	BAILEY, LESTER			City Of Chicago Police	\$6.50
11/23/2009	BAILEY, LESTER			City Of Chicago Police	\$9.94
08/16/2010	BAEZA JR, RAUL	9161	023	City Of Chicago Police	\$21.02
08/16/2010	BAEZA JR, RAUL	9161	023	City Of Chicago Police	\$6.50
08/16/2010	BAEZA JR, RAUL	9161	023	City Of Chicago Police	\$12.29
08/16/2010	BAEZA JR, RAUL	9161	023	City Of Chicago Police	\$6.50
08/16/2010	BAEZA JR, RAUL	9161	023	City Of Chicago Police	\$836.75
08/16/2010	BAEZA JR, RAUL	9161	023	City Of Chicago Police	\$23.14
08/16/2010	BAEZA JR, RAUL	9161	023	City Of Chicago Police	\$1,453.14
08/16/2010	BAEZA JR, RAUL	9161	023	City Of Chicago Police	\$6.50
08/16/2010	BAEZA JR, RAUL	9161	023	City Of Chicago Police	\$1,016.95
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$5.92
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$9.26
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$6.28
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$5.92
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$5.92
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$5.92
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$12.56
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$5.56
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$5.92
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$5.92
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$5.92
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$6.28
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$2.95
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$5.92
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$11.84
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$11.84
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$5.92
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$22.36
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$6.28
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$5.92

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$5.92
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$5.92
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$3.45
03/09/2008	Askins, Tyrone	P	00051	City Of Chicago Police	\$13.20
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$341.47
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$6.50
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$5.01
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$94.64
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$6.50
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$1.39
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$88.23
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$6.50
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$1.29
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$88.23
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$6.50
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$1.29
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$88.23
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$6.50
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$1.29
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$376.74
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$6.50
08/07/2006	Armstrong, Angela	P	00024	City Of Chicago Police	\$104.62
06/22/2008	Armstrong, Angela	P	00024	City Of Chicago Police	\$3.36
08/04/2008	Arends, Jason M	P	00015	City Of Chicago Police	\$24.91
08/04/2008	Arends, Jason M	P	00015	City Of Chicago Police	\$89.70
08/04/2008	Arends, Jason M	P	00015	City Of Chicago Police	\$6.50
09/17/2008	Anthony, Frederick	P	00004	City Of Chicago Police	\$35.03
09/17/2008	Anthony, Frederick	P	00004	City Of Chicago Police	\$18.13
11/09/2007	Ankum, Corey D	P	00044	City Of Chicago Police	\$6.50
04/13/2008	Ahearn, Dory E	P	00016	City Of Chicago Police	\$70.96
04/13/2008	Ahearn, Dory E	P	00016	City Of Chicago Police	\$38.78
04/13/2008	Ahearn, Dory E	P	00016	City Of Chicago Police	\$184.39
04/13/2008	Ahearn, Dory E	P	00016	City Of Chicago Police	\$163.36

10/6/2010

REPORTS OF COMMITTEES

102425

102426

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
05/07/2006	Adams, Jerry M	P	00004	City Of Chicago Police	\$176.98
05/07/2006	Adams, Jerry M	P	00004	City Of Chicago Police	\$8.63
05/07/2006	Adams, Jerry M	P	00004	City Of Chicago Police	\$212.50
05/07/2006	Adams, Jerry M	P	00004	City Of Chicago Police	\$124.31
04/06/2006	Acevedo, Martin	P	00010	City Of Chicago Police	\$4,582.12
07/03/2008	Acevedo, Bienvenido	P	00020	City Of Chicago Police	\$11.03
07/03/2008	Acevedo, Bienvenido	P	00020	City Of Chicago Police	\$5.76
07/03/2008	Acevedo, Bienvenido	P	00020	City Of Chicago Police	\$3.60
07/18/2008	Acevedo, Bienvenido	P	00020	City Of Chicago Police	\$357.56
07/18/2008	Acevedo, Bienvenido	P	00020	City Of Chicago Police	\$5.64
04/21/2009	AUBERT, CHANA	9161	044	City Of Chicago Police	\$39.00
04/21/2009	AUBERT, CHANA	9161	044	City Of Chicago Police	\$79.00
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$163.80
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$6.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$188.88
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$8.02
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$6.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$210.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$3.93
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$196.71
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$5.94
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$137.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$6.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$2.75
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$269.40
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$6.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$8.73
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$187.20
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$6.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$5.91
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$156.30
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$6.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$3.71

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$10.82
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$6.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$3.83
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$246.00
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$6.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$6.65
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$210.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$6.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$8.02
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$482.65
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$9.65
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$187.10
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$6.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$318.25
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$6.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$8.02
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$210.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$6.50
03/15/2010	AUBERT, CHANA	9161		City Of Chicago Police	\$11.19
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$6.50
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$2,150.47
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$6.50
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$202.41
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$6.50
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$76.81
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$6.50
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$493.04
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$6.50
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$100.68
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$529.37
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$100.68
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$6.50
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$560.54

10/6/2010

REPORTS OF COMMITTEES

102427

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$6.50
07/26/2009	ASKAR, JAMIL	9161		City Of Chicago Police	\$6.50
12/17/2009	ARTZ, CHARLES	9171	152	City Of Chicago Police	\$1.00
12/17/2009	ARTZ, CHARLES	9171	152	City Of Chicago Police	\$6.50
12/17/2009	ARTZ, CHARLES	9171	152	City Of Chicago Police	\$213.62
12/17/2009	ARTZ, CHARLES	9171	152	City Of Chicago Police	\$0.52
12/17/2009	ARTZ, CHARLES	9171	152	City Of Chicago Police	\$110.77
12/17/2009	ARTZ, CHARLES	9171	152	City Of Chicago Police	\$6.50
08/19/2010	ARRIAZOLA, RENE	9161	016	City Of Chicago Police	\$6.50
08/19/2010	ARRIAZOLA, RENE	9161	016	City Of Chicago Police	\$6.50
08/19/2010	ARRIAZOLA, RENE	9161	016	City Of Chicago Police	\$4.62
08/19/2010	ARRIAZOLA, RENE	9161	016	City Of Chicago Police	\$882.30
08/19/2010	ARRIAZOLA, RENE	9161	016	City Of Chicago Police	\$44.87
08/19/2010	ARRIAZOLA, RENE	9161	016	City Of Chicago Police	\$22.55
08/19/2010	ARRIAZOLA, RENE	9161	016	City Of Chicago Police	\$113.82
08/19/2010	ARRIAZOLA, RENE	9161	016	City Of Chicago Police	\$1.40
08/19/2010	ARRIAZOLA, RENE	9161	016	City Of Chicago Police	\$6.50
08/17/2010	ARMSTRONG, DERRICK			City Of Chicago Police	\$9.56
08/17/2010	ARMSTRONG, DERRICK			City Of Chicago Police	\$6.50
08/17/2010	ARMSTRONG, DERRICK			City Of Chicago Police	\$235.57
08/17/2010	ARMSTRONG, DERRICK			City Of Chicago Police	\$3.01
08/17/2010	ARMSTRONG, DERRICK			City Of Chicago Police	\$6.50
08/17/2010	ARMSTRONG, DERRICK			City Of Chicago Police	\$205.00
08/17/2010	ARMSTRONG, DERRICK			City Of Chicago Police	\$110.25
08/17/2010	ARMSTRONG, DERRICK			City Of Chicago Police	\$6.50
08/17/2010	ARMSTRONG, DERRICK			City Of Chicago Police	\$365.64
08/17/2010	ARMSTRONG, DERRICK			City Of Chicago Police	\$6.50
08/17/2010	ARMSTRONG, DERRICK			City Of Chicago Police	\$74.11
12/27/2008	ARAMBULA, SAUL			City Of Chicago Police	\$6.50
12/27/2008	ARAMBULA, SAUL			City Of Chicago Police	\$1.61
12/27/2008	ARAMBULA, SAUL			City Of Chicago Police	\$80.21
07/02/2010	ANTICO, JOSEPH	9161	044	City Of Chicago Police	\$9.34
07/02/2010	ANTICO, JOSEPH	9161	044	City Of Chicago Police	\$6.50

102428

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
07/02/2010	ANTICO, JOSEPH	9161	044	City Of Chicago Police	\$162.40
02/08/2010	ANDERSEN, JEREMY	9161		City Of Chicago Police	\$10.45
02/08/2010	ANDERSEN, JEREMY	9161		City Of Chicago Police	\$9.58
02/08/2010	ANDERSEN, JEREMY	9161		City Of Chicago Police	\$6.50
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$7.53
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$6.50
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$202.80
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$6.50
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$169.65
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$1.18
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$6.50
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$58.93
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$7.96
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$6.50
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$202.80
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$7.96
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$6.50
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$202.80
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$7.96
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$6.50
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$202.80
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$7.96
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$6.50
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$202.80
05/22/2010	ALMANZA, EDUARDO	9161		City Of Chicago Police	\$7.96
04/19/2010	ALLEN, JAMES			City Of Chicago Police	\$2,043.22
04/19/2010	ALLEN, JAMES			City Of Chicago Police	\$6.50
04/19/2010	ALLEN, JAMES			City Of Chicago Police	\$52.21
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$6.50
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$45.00
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$234.14
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$6.50
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$3.44

10/6/2010

REPORTS OF COMMITTEES

102429

102430

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

IncidentDate	Claimant	Rank	Unit of	Insured	Total to be Paid
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$7.16
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$6.50
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$176.45
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$2.89
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$6.50
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$234.14
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$6.50
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$3.44
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$234.14
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$6.50
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$3.44
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$197.50
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$2.94
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$6.50
07/29/2010	ALDAHONDO, GIL	9161	025	City Of Chicago Police	\$199.99
06/24/2010	ALANIZ, ARTHUR	9153	050	City Of Chicago Police	\$6.87
06/24/2010	ALANIZ, ARTHUR	9153	050	City Of Chicago Police	\$6.50
06/24/2010	ALANIZ, ARTHUR	9153	050	City Of Chicago Police	\$119.57
09/09/2010	ALAMILLO, ARMANDO	9161		City Of Chicago Police	\$837.37
09/09/2010	ALAMILLO, ARMANDO	9161		City Of Chicago Police	\$30.00
09/09/2010	ALAMILLO, ARMANDO	9161		City Of Chicago Police	\$30.00
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$242.88
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$39.85
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$113.77
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$8.21
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$310.35
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$411.04
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50

IncidentDate	Claimant	Rank	Unit of	Insured	Total to be Paid
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$431.79
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$377.82
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$499.26
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$114.00
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$431.79
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$114.00
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$411.04
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$618.80
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$289.60
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$463.96
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$6.50
07/25/2010	AKINS, MONICA	9161	044	City Of Chicago Police	\$418.29
06/13/2010	AKINS, KIMBERLY	9161	010	City Of Chicago Police	\$6.50
06/13/2010	AKINS, KIMBERLY	9161	010	City Of Chicago Police	\$0.92
06/13/2010	AKINS, KIMBERLY	9161	010	City Of Chicago Police	\$22.61
06/13/2010	AKINS, KIMBERLY	9161	010	City Of Chicago Police	\$158.82
06/13/2010	AKINS, KIMBERLY	9161	010	City Of Chicago Police	\$6.50
06/13/2010	AKINS, KIMBERLY	9161	010	City Of Chicago Police	\$6.44
07/10/2010	AKINBUSUYI, AYOKUNLE	9161	044	City Of Chicago Police	\$464.85
07/10/2010	AKINBUSUYI, AYOKUNLE	9161	044	City Of Chicago Police	\$6.50
07/10/2010	AKINBUSUYI, AYOKUNLE	9161	044	City Of Chicago Police	\$171.07
09/02/2010	AHMAD, FADI	9161		City Of Chicago Police	\$2,571.63
09/02/2010	AHMAD, FADI	9181		City Of Chicago Police	\$6.50
09/02/2010	AHMAD, FADI	9161		City Of Chicago Police	\$84.49

10/6/2010

REPORTS OF COMMITTEES

102431

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
09/02/2010	AHMAD, FADI	9161		City Of Chicago Police	\$1,188.88
09/02/2010	AHMAD, FADI	9161		City Of Chicago Police	\$6.50
09/02/2010	AHMAD, FADI	9161		City Of Chicago Police	\$23.77
09/02/2010	AHMAD, FADI	9161		City Of Chicago Police	\$10.74
09/02/2010	AHMAD, FADI	9161		City Of Chicago Police	\$6.50
09/02/2010	AHMAD, FADI	9161		City Of Chicago Police	\$264.67
09/02/2010	AHMAD, FADI	9161		City Of Chicago Police	\$112.69
09/02/2010	AHMAD, FADI	9161		City Of Chicago Police	\$6.50
09/02/2010	AHMAD, FADI	9161		City Of Chicago Police	\$61.93
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$2.58
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$175.60
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$6.50
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$2.58
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$175.60
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$6.50
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$2.58
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$175.60
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$6.50
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$2.58
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$234.14
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$6.50
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$3.44
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$234.14
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$6.50
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$3.44
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$2,847.99
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$6.50
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$41.81
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$6.50
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$104.53
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$6.50
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$100.00
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$6.50

102432

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$175.60
12/24/2009	AHEARN, DORY	9161	016	City Of Chicago Police	\$6.50
06/22/2010	AGRON, EDWIN	9161		City Of Chicago Police	\$6.50
06/22/2010	AGRON, EDWIN	9161		City Of Chicago Police	\$301.01
06/22/2010	AGRON, EDWIN	9161		City Of Chicago Police	\$2,043.22
06/22/2010	AGRON, EDWIN	9161		City Of Chicago Police	\$6.50
06/22/2010	AGRON, EDWIN	9161		City Of Chicago Police	\$52.21
08/24/2010	ADLER, TRACY	9161		City Of Chicago Police	\$6.50
08/24/2010	ADLER, TRACY	9161		City Of Chicago Police	\$364.00
08/24/2010	ADLER, TRACY	9161		City Of Chicago Police	\$52.98
08/24/2010	ADLER, TRACY	9161		City Of Chicago Police	\$80.00
08/24/2010	ADLER, TRACY	9161		City Of Chicago Police	\$6.50
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$6.50
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$6.50
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$6.50
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$550.06
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$6.50
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$643.48
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$6.50
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$275.03
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$6.50
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$275.03
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$6.50
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$275.03
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$6.50
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$275.03
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$253.02
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$275.03
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$6.50
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$234.57
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102433

102434

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Unit of	Insured	Total to be Paid
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$275.03
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$6.50
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$610.26
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$6.50
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$275.03
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$6.50
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$87.19
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$10.70
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$6.50
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$534.71
10/16/2009	ADKINS, MARC	9161	715	City Of Chicago Police	\$5.06
05/28/2009	ADAMS JR, JERRY	9161	004	City Of Chicago Police	\$1,621.83
05/28/2009	ADAMS JR, JERRY	9161	004	City Of Chicago Police	\$6.50
11/24/2009	ABEJERO, JASON	9161	020	City Of Chicago Police	\$106.67
Number Amount					
Total:	7613	\$1,835,970.28			
Number Amount					
Total:	10303	\$2,580,586.09			

Police & Fire Third-Party Orders

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
Insured Name1: City Of Chicago Fire					
03/17/2006	Townsend, Judy	F	00647	City Of Chicago Fire	\$2,500.00
03/21/2005	Roccasalva, James	F	09999	City Of Chicago Fire	\$63.12
03/21/2005	Roccasalva, James	F	09999	City Of Chicago Fire	\$34.68
03/21/2005	Roccasalva, James	F	09999	City Of Chicago Fire	\$0.49
03/21/2005	Roccasalva, James	F	09999	City Of Chicago Fire	\$12.05
03/21/2005	Roccasalva, James	F	09999	City Of Chicago Fire	\$6.50
03/21/2005	Roccasalva, James	F	09999	City Of Chicago Fire	\$6.50
03/21/2005	Roccasalva, James	F	09999	City Of Chicago Fire	\$9.69
03/21/2005	Roccasalva, James	F	09999	City Of Chicago Fire	\$63.12
03/21/2005	Roccasalva, James	F	09999	City Of Chicago Fire	\$0.39
06/30/2006	Ramski, Mitchell	F	00499	City Of Chicago Fire	\$1,848.96
06/30/2006	Ramski, Mitchell	F	00499	City Of Chicago Fire	\$6.50
06/30/2006	Ramski, Mitchell	F	00499	City Of Chicago Fire	\$890.24
06/30/2006	Ramski, Mitchell	F	00499	City Of Chicago Fire	\$6.50
06/30/2006	Ramski, Mitchell	F	00499	City Of Chicago Fire	\$547.84
06/30/2006	Ramski, Mitchell	F	00499	City Of Chicago Fire	\$6.50
06/30/2006	Ramski, Mitchell	F	00499	City Of Chicago Fire	\$1,643.52
06/30/2006	Ramski, Mitchell	F	00499	City Of Chicago Fire	\$6.50
05/22/2000	Mcelroy, David B	L	00481	City Of Chicago Fire	\$6.50
05/22/2000	Mcelroy, David B	L	00481	City Of Chicago Fire	\$6.50
05/22/2000	Mcelroy, David B	L	00481	City Of Chicago Fire	\$6.50
05/22/2000	Mcelroy, David B	L	00481	City Of Chicago Fire	\$6.50
05/22/2000	Mcelroy, David B	L	00481	City Of Chicago Fire	\$6.50
09/17/2006	Mccormick, Denise	F	09999	City Of Chicago Fire	\$192.90
02/15/1991	Guzick, Lawrence	E	00450	City Of Chicago Fire	\$76.57
05/20/2005	Gillen, Mark	F	00461	City Of Chicago Fire	\$495.00
05/20/2005	Gillen, Mark	F	00461	City Of Chicago Fire	\$6.50
05/20/2005	Gillen, Mark	F	00461	City Of Chicago Fire	\$37.95
03/23/2007	Cambria, Jerry	F	00482	City Of Chicago Fire	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102435

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
03/23/2007	Cambria, Jerry	F	00482	City Of Chicago Fire	\$420.00
03/23/2007	Cambria, Jerry	F	00482	City Of Chicago Fire	\$0.85
03/23/2007	Cambria, Jerry	F	00482	City Of Chicago Fire	\$70.29
03/23/2007	Cambria, Jerry	F	00482	City Of Chicago Fire	\$6.50
07/19/1982	Banks, Thomas S	F	00379	City Of Chicago Fire	\$482.30
07/19/1982	Banks, Thomas S	F	00379	City Of Chicago Fire	\$6.50
07/19/1982	Banks, Thomas S	F	00379	City Of Chicago Fire	\$22.23
07/19/1982	Banks, Thomas S	F	00379	City Of Chicago Fire	\$61.20
07/19/1982	Banks, Thomas S	F	00379	City Of Chicago Fire	\$771.65
Claim Total Amount					
38	\$10,342.54				
Insured Name1: City Of Chicago Police					
12/30/2007	Zaiinski-Walton, Kimberly S	P	00017	City Of Chicago Police	\$30.68
12/30/2007	Zaiinski-Walton, Kimberly S	P	00017	City Of Chicago Police	\$15.34
12/30/2007	Zaiinski-Walton, Kimberly S	P	00017	City Of Chicago Police	\$30.68
12/30/2007	Zaiinski-Walton, Kimberly S	P	00017	City Of Chicago Police	\$15.34
12/30/2007	Zaiinski-Walton, Kimberly S	P	00017	City Of Chicago Police	\$30.72
12/30/2007	Zaiinski-Walton, Kimberly S	P	00017	City Of Chicago Police	\$30.68
12/30/2007	Zaiinski-Walton, Kimberly S	P	00017	City Of Chicago Police	\$30.68
06/09/2008	Wolf, Albert	P	00601	City Of Chicago Police	\$1,260.34
02/23/2008	Wilson, Thomas	P	00017	City Of Chicago Police	\$17.51
02/23/2008	Wilson, Thomas	P	00017	City Of Chicago Police	\$35.03
02/23/2008	Wilson, Thomas	P	00017	City Of Chicago Police	\$52.54
02/23/2008	Wilson, Thomas	P	00017	City Of Chicago Police	\$52.54
12/03/1999	Williams-Cooper, Robin R	P	09999	City Of Chicago Police	\$6.50
12/03/1999	Williams-Cooper, Robin R	P	09999	City Of Chicago Police	\$429.93
11/03/2004	Williams, Stanley E	P	00018	City Of Chicago Police	\$9.51
11/03/2004	Williams, Stanley E	P	00018	City Of Chicago Police	\$373.09
11/03/2004	Williams, Stanley E	P	00018	City Of Chicago Police	\$75.65
11/03/2004	Williams, Stanley E	P	00018	City Of Chicago Police	\$6.50
11/03/2004	Williams, Stanley E	P	00018	City Of Chicago Police	\$3.07
11/03/2004	Williams, Stanley E	P	00018	City Of Chicago Police	\$6.50
04/21/2003	Williams, Katharine	P	00011	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102437

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
04/21/2003	Williams, Katherine	P	00011	City Of Chicago Police	\$54.30
06/07/2005	Williams, Katherine	P	00011	City Of Chicago Police	\$6.50
06/07/2005	Williams, Katherine	P	00011	City Of Chicago Police	\$479.57
09/30/2008	Watts, Ronald	P	00002	City Of Chicago Police	\$34.17
09/30/2008	Watts, Ronald	P	00002	City Of Chicago Police	\$211.29
02/18/1989	Vicek, Pamela	P	00006	City Of Chicago Police	\$6.50
05/11/2002	Vittori, Louis J	P	00630	City Of Chicago Police	\$6.50
05/11/2002	Vittori, Louis J	P	00630	City Of Chicago Police	\$75.23
05/11/2002	Vittori, Louis J	P	00630	City Of Chicago Police	\$3.05
05/11/2002	Vittori, Louis J	P	00630	City Of Chicago Police	\$6.50
05/11/2002	Vittori, Louis J	P	00630	City Of Chicago Police	\$75.23
05/11/2002	Vittori, Louis J	P	00630	City Of Chicago Police	\$3.05
11/19/2002	Villanueva, Kristen	P	00007	City Of Chicago Police	\$4.66
11/19/2002	Villanueva, Kristen	P	00007	City Of Chicago Police	\$6.50
11/19/2002	Villanueva, Kristen	P	00007	City Of Chicago Police	\$114.69
11/19/2002	Villanueva, Kristen	P	00007	City Of Chicago Police	\$11.80
11/19/2002	Villanueva, Kristen	P	00007	City Of Chicago Police	\$6.50
11/19/2002	Villanueva, Kristen	P	00007	City Of Chicago Police	\$52.50
10/12/2008	Vazquez, Migdaliz	P	00010	City Of Chicago Police	\$15.14
10/12/2008	Vazquez, Migdaliz	P	00010	City Of Chicago Police	\$6.50
09/29/2006	Turner, Vernal	P	00018	City Of Chicago Police	\$6.50
09/29/2006	Turner, Vernal	P	00018	City Of Chicago Police	\$622.26
09/29/2006	Turner, Vernal	P	00018	City Of Chicago Police	\$6.50
09/29/2006	Turner, Vernal	P	00018	City Of Chicago Police	\$12.56
09/29/2006	Turner, Vernal	P	00018	City Of Chicago Police	\$6.50
09/29/2006	Turner, Vernal	P	00018	City Of Chicago Police	\$518.40
09/29/2006	Turner, Vernal	P	00018	City Of Chicago Police	\$12.56
09/29/2006	Turner, Vernal	P	00018	City Of Chicago Police	\$5.07
09/29/2006	Turner, Vernal	P	00018	City Of Chicago Police	\$6.50
09/29/2006	Turner, Vernal	P	00018	City Of Chicago Police	\$543.15
09/29/2006	Turner, Vernal	P	00018	City Of Chicago Police	\$6.86
09/29/2006	Turner, Vernal	P	00018	City Of Chicago Police	\$518.40
09/29/2006	Turner, Vernal	P	00018	City Of Chicago Police	\$124.95

102438

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
07/15/2008	Torres, Eddie J	P	00019	City Of Chicago Police	\$5.04
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$6.50
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$6.99
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$186.43
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$57.68
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$91.20
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$33.94
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$6.50
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$168.49
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$6.38
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$6.50
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$434.59
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$6.50
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$1,064.08
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$3.08
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$6.50
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$209.38
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$1.76
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$6.50
06/15/2000	Tobin, Michael T	P	00284	City Of Chicago Police	\$119.83
09/24/1989	Timmons-Russell, Kathy	P	00044	City Of Chicago Police	\$6.50
04/05/2000	Thompson, Nicole C	P	00044	City Of Chicago Police	\$6.50
04/05/2000	Thompson, Nicole C	P	00044	City Of Chicago Police	\$96.66
04/05/2000	Thompson, Nicole C	P	00044	City Of Chicago Police	\$0.92
04/16/2005	Strange, Kimberly	P	00005	City Of Chicago Police	\$1,443.33
11/01/2007	Steele, Roberta D	P	00005	City Of Chicago Police	\$6.50
11/01/2007	Steele, Roberta D	P	00005	City Of Chicago Police	\$149.46
10/01/2007	Soto, Michael	P	00010	City Of Chicago Police	\$69.23
10/01/2007	Soto, Michael	P	00010	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$99.63
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$20.79
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$58.07
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$99.02

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$337.19
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$13.18
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.86
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$326.81
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$2,145.22
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$405.69
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$33,971.00
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$1,004.70
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$269.87
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$115.62
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$19.41
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$265.71
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$82.08
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$95.61
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$6.50
12/15/2006	Soltis, David	P	00002	City Of Chicago Police	\$384.18
11/15/2008	Smoiek, Michael A	P	00013	City Of Chicago Police	\$678.11
11/15/2008	Smoiek, Michael A	P	00013	City Of Chicago Police	\$325.60
11/15/2008	Smoiek, Michael A	P	00013	City Of Chicago Police	\$185.99
11/15/2008	Smoiek, Michael A	P	00013	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102439

102440

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
11/15/2008	Smoiek, Michael A	P	00013	City Of Chicago Police	\$433.46
11/15/2008	Smoiek, Michael A	P	00013	City Of Chicago Police	\$212.68
11/15/2008	Smoiek, Michael A	P	00013	City Of Chicago Police	\$6.50
11/15/2008	Smoiek, Michael A	P	00013	City Of Chicago Police	\$813.64
06/18/2008	Sheldou, Clory	P	00001	City Of Chicago Police	\$1,000.00
06/18/2008	Sheldou, Clory	P	00001	City Of Chicago Police	\$6.73
06/18/2008	Sheldou, Clory	P	00001	City Of Chicago Police	\$6.50
06/18/2008	Sheldou, Clory	P	00001	City Of Chicago Police	\$165.72
08/31/2000	Seike, Michael J	P	00008	City Of Chicago Police	\$9.02
08/31/2000	Seike, Michael J	P	00008	City Of Chicago Police	\$6.50
08/31/2000	Selke, Michael J	P	00008	City Of Chicago Police	\$326.40
06/28/2002	Savage, Raymond	P	09999	City Of Chicago Police	\$102.19
06/28/2002	Savage, Raymond	P	09999	City Of Chicago Police	\$6.50
01/23/2007	Saucedo, Marisa	P	00001	City Of Chicago Police	\$3,780.00
09/13/2008	Salcedo, Ruben	P	00012	City Of Chicago Police	\$4,666.67
05/06/2009	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$17.02
05/06/2009	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$13.28
08/18/2006	Ryan, Thomas W	P	00008	City Of Chicago Police	\$6.50
08/18/2006	Ryan, Thomas W	P	00008	City Of Chicago Police	\$136.96
08/18/2006	Ryan, Thomas W	P	00008	City Of Chicago Police	\$6.50
08/18/2006	Ryan, Thomas W	P	00008	City Of Chicago Police	\$6.50
08/18/2006	Ryan, Thomas W	P	00008	City Of Chicago Police	\$134.93
08/18/2006	Ryan, Thomas W	P	00008	City Of Chicago Police	\$6.50
08/18/2006	Ryan, Thomas W	P	00008	City Of Chicago Police	\$136.96
08/18/2006	Ryan, Thomas W	P	00008	City Of Chicago Police	\$6.50
08/18/2006	Ryan, Thomas W	P	00008	City Of Chicago Police	\$136.96
07/06/2005	Ryan, Gerald	P	00011	City Of Chicago Police	\$180.00
07/06/2005	Ryan, Gerald	P	00011	City Of Chicago Police	\$6.50
07/06/2005	Ryan, Gerald	P	00011	City Of Chicago Police	\$180.00
07/06/2005	Ryan, Gerald	P	00011	City Of Chicago Police	\$6.50
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$59.13
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$48.28
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102441

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$3,989.33
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$3.29
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$6.50
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$272.18
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$11.28
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$6.50
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$931.86
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$6.50
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$4,884.06
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$8.34
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$6.50
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$57.59
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$2.67
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$6.50
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$13.41
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$0.41
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$6.50
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$34.20
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$22.56
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$6.50
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$882.82
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$10.03
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$6.50
01/28/1998	Roszak, Rose M	P	00014	City Of Chicago Police	\$828.32
02/21/1995	Resales, Edward	P	00006	City Of Chicago Police	\$10.00
01/15/2008	Rojas, Carlos M	P	00013	City Of Chicago Police	\$13.92
09/07/1999	Rodriguez-Hanley, Darlene A	P	00013	City Of Chicago Police	\$110.00
08/08/1992	Rodriguez, Thomas	P	00014	City Of Chicago Police	\$100.68
08/08/1992	Rodriguez, Thomas	P	00014	City Of Chicago Police	\$6.50
08/08/1992	Rodriguez, Thomas	P	00014	City Of Chicago Police	\$102.19
08/08/1992	Rodriguez, Thomas	P	00014	City Of Chicago Police	\$6.50
12/23/1987	Robarts-Dillon, Janice M	P	00016	City Of Chicago Police	\$403.48
12/23/1987	Robarts-Oillon, Janice M	P	00016	City Of Chicago Police	\$246.00

102442

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
12/23/1987	Robarts-Dillon, Janice M	P	00016	City Of Chicago Police	\$7,707.84
12/23/1987	Robarts-Dillon, Janice M	P	00016	City Of Chicago Police	\$6.50
12/23/1987	Robarts-Dillon, Janice M	P	00016	City Of Chicago Police	\$684.11
12/23/1987	Robarts-Dillon, Janice M	P	00016	City Of Chicago Police	\$6.50
12/23/1987	Robarts-Dillon, Janice M	P	00016	City Of Chicago Police	\$6.50
12/23/1987	Robarts-Dillon, Janice M	P	00016	City Of Chicago Police	\$265.92
12/23/1987	Robarts-Dillon, Janice M	P	00016	City Of Chicago Police	\$6.50
12/23/1987	Robarts-Dillon, Janice M	P	00016	City Of Chicago Police	\$6.50
01/05/1996	Rivera, Sally A	P	00025	City Of Chicago Police	\$25.51
01/05/1996	Rivera, Sally A	P	00025	City Of Chicago Police	\$31,624.88
01/05/1996	Rivera, Sally A	P	00025	City Of Chicago Police	\$6.50
01/05/1996	Rivera, Sally A	P	00025	City Of Chicago Police	\$1,553.83
01/05/1996	Rivera, Sally A	P	00025	City Of Chicago Police	\$475.12
01/05/1996	Rivera, Sally A	P	00025	City Of Chicago Police	\$180.80
01/05/1996	Rivera, Sally A	P	00025	City Of Chicago Police	\$6.50
01/05/1996	Rivera, Sally A	P	00025	City Of Chicago Police	\$6.50
01/05/1996	Rivera, Sally A	P	00025	City Of Chicago Police	\$905.54
01/05/1996	Rivera, Sally A	P	00025	City Of Chicago Police	\$6.50
07/23/2003	Ramos, Florence	P	00012	City Of Chicago Police	\$704.67
12/16/2007	Prus-Bright, Elizbieta	P	00023	City Of Chicago Police	\$567.72
12/16/2007	Prus-Bright, Elizbieta	P	00023	City Of Chicago Police	\$122.84
12/16/2007	Prus-Bright, Elizbieta	P	00023	City Of Chicago Police	\$6.50
12/16/2007	Prus-Bright, Elizbieta	P	00023	City Of Chicago Police	\$3.25
07/19/2001	Pilarczyk, John S	P	00022	City Of Chicago Police	\$193.47
06/06/1988	Phillips, Susan	P	00004	City Of Chicago Police	\$6.50
06/06/1988	Phillips, Susan	P	00004	City Of Chicago Police	\$226.19
06/06/1988	Phillips, Susan	P	00004	City Of Chicago Police	\$1,712.62
06/06/1988	Phillips, Susan	P	00004	City Of Chicago Police	\$76.42
06/06/1988	Phillips, Susan	P	00004	City Of Chicago Police	\$1.96
06/06/1988	Phillips, Susan	P	00004	City Of Chicago Police	\$6.50
06/06/1988	Phillips, Susan	P	00004	City Of Chicago Police	\$754.93
06/06/1988	Phillips, Susan	P	00004	City Of Chicago Police	\$6.50
12/04/2007	Perez, Ell Jr	P	00010	City Of Chicago Police	\$19.44

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
12/04/2007	Perez, Eli Jr	P	00010	City Of Chicago Police	\$36.72
12/13/2008	PROANO, FRANK			City Of Chicago Police	\$131.69
12/13/2008	PROANO, FRANK			City Of Chicago Police	\$6.50
01/04/2009	PEREZ JR, ROSALI	9161	006	City Of Chicago Police	\$509.08
01/04/2009	PEREZ JR, ROSALI	9161	006	City Of Chicago Police	\$71.91
01/04/2009	PEREZ JR, ROSALI	9161	006	City Of Chicago Police	\$6.50
02/02/2009	PARKER, CAROL	9161	021	City Of Chicago Police	\$8.88
02/02/2009	PARKER, CAROL	9161	021	City Of Chicago Police	\$6.50
02/02/2009	PARKER, CAROL	9161	021	City Of Chicago Police	\$29.37
11/25/1984	Overton, Susan P	P	00019	City Of Chicago Police	\$327.10
11/25/1984	Overton, Susan P	P	00019	City Of Chicago Police	\$6.50
11/25/1984	Overton, Susan P	P	00019	City Of Chicago Police	\$53.59
11/25/1984	Overton, Susan P	P	00019	City Of Chicago Police	\$8,261.97
11/25/1984	Overton, Susan P	P	00019	City Of Chicago Police	\$3,528.00
11/25/1984	Overton, Susan P	P	00019	City Of Chicago Police	\$752.90
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$234.80
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$6.50
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$22.80
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$6.50
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$6.50
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$6.50
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$6.50
10/09/2007	Oconnell, James M	P	00021	City Of Chicago Police	\$1,089.35
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$198.55
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$315.80
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$258.75
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$54.66
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$6.50
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$87.61
08/03/2005	Nunez, Ana L.	P	00005	City Of Chicago Police	\$993.57
11/11/1997	Nieves-Goddard, Cynthia C	P	00009	City Of Chicago Police	\$6.50
11/11/1997	Nieves-Goddard, Cynthia C	P	00009	City Of Chicago Police	\$28.30
11/11/1997	Nieves-Goddard, Cynthia C	P	00009	City Of Chicago Police	\$337.19

10/6/2010

REPORTS OF COMMITTEES

102443

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
11/11/1997	Nieves-Goddard, Cynthia C	P	00009	City Of Chicago Police	\$6.50
11/11/1997	Nieves-Goddard, Cynthia C	P	00009	City Of Chicago Police	\$6.50
11/11/1997	Nieves-Goddard, Cynthia C	P	00009	City Of Chicago Police	\$2,832.72
11/11/1997	Nieves-Goddard, Cynthia C	P	00009	City Of Chicago Police	\$6.50
11/11/1997	Nieves-Goddard, Cynthia C	P	00009	City Of Chicago Police	\$2,175.23
11/11/1997	Nieves-Goddard, Cynthia C	P	00009	City Of Chicago Police	\$108.50
11/11/1997	Nieves-Goddard, Cynthia C	P	00009	City Of Chicago Police	\$180.00
04/12/2007	Newman, Jill M	P	00001	City Of Chicago Police	\$3,055.12
10/27/2008	Murray, Babette S	P	00003	City Of Chicago Police	\$742.88
10/27/2008	Murray, Babette S	P	00003	City Of Chicago Police	\$246.67
10/27/2008	Murray, Babette S	P	00003	City Of Chicago Police	\$6.50
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$54.10
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$12.24
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$82.04
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$6.50
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$82.04
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$6.50
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$6.50
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$83.18
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$6.50
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$83.18
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$6.50
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$83.18
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$6.50
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$83.18
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$6.50
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$83.18
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$6.50
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$83.18
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$6.50
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$83.18
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$6.50
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$83.18
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$6.50
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$83.18
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$6.50
03/04/2008	Moore-Powell, Centeria	P	00003	City Of Chicago Police	\$6.50

102444

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
06/22/2003	Mizula, Mark	P	09999	City Of Chicago Police	\$1,333.33
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$12.39
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$1,258.23
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102445

102446

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$94.64
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$1.39
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$253.69
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$3.72
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102447

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$467.45
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.87
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$190.27
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$6.50
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$2.79
10/12/2008	Miller-Mcgowen, Mary K	P	00010	City Of Chicago Police	\$843.95
11/18/2007	Miceli, Mary	P	00018	City Of Chicago Police	\$6.50
11/18/2007	Miceli, Mary	P	00018	City Of Chicago Police	\$6.50
11/18/2007	Miceli, Mary	P	00018	City Of Chicago Police	\$871.39
11/18/2007	Miceli, Mary	P	00018	City Of Chicago Police	\$6.50
11/18/2007	Miceli, Mary	P	00018	City Of Chicago Police	\$403.71
11/18/2007	Miceli, Mary	P	00018	City Of Chicago Police	\$35.10
11/18/2007	Miceli, Mary	P	00018	City Of Chicago Police	\$30.04
11/18/2007	Miceli, Mary	P	00018	City Of Chicago Police	\$6.50
11/18/2007	Miceli, Mary	P	00018	City Of Chicago Police	\$22.27
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6,374.68
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$220.56
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$8.95
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$3,305.91
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$134.18
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$134.63
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$2.69
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$132.34
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$5.37

102448

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$529.36
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$21.48
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$132.34
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$5.37
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$132.34
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$5.37
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$397.02
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$16.11
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$1,058.72
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$81,006.39
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$448.25
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$42.96
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$3,445.00
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$1,107.29
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$299.97
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$12.18
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$97.75
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$3.97
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$839.78
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$243.85
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$513.00
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$13.11
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$189.82
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$56.35
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$12,760.00
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$6.50
10/10/2007	Mercado, Wilfred	P	00019	City Of Chicago Police	\$27.77
10/10/2007	Mercado, Wilfred	P	00019	City Of Chicago Police	\$428.17
04/28/2004	McGhee, Joyce	P	00005	City Of Chicago Police	\$244.46
04/28/2004	McGhee, Joyce	P	00005	City Of Chicago Police	\$498.87
08/04/2008	Mattson, Kimberly M	P	00022	City Of Chicago Police	\$19.45
10/09/2003	Martin, Harolyn R	P	00006	City Of Chicago Police	\$50.36
08/06/2006	Manno, Samuel Jr.	P	00025	City Of Chicago Police	\$316.67
12/25/2006	Manning, Christopher J.	P	00015	City Of Chicago Police	\$248.64
12/25/2006	Manning, Christopher J.	P	00015	City Of Chicago Police	\$304.30
12/25/2006	Manning, Christopher J.	P	00015	City Of Chicago Police	\$11.56
12/25/2006	Manning, Christopher J.	P	00015	City Of Chicago Police	\$131.75
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$84.92
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$6.50
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$84.92
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$1.96
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$6.50
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$76.42
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$180.00
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$6.50
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$84.92
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$6.50
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$6.50
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$76.42
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$6.50
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$1.96
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$76.42
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$6.50

10/6/2010

REPORTS OF COMMITTEES

102449

102450

JOURNAL--CITY CCUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
12/10/2005	Maluchnik, Victoria J	P	00005	City Of Chicago Police	\$1.96
01/23/2007	Magallon, Blanca E.	P	00001	City Of Chicago Police	\$2,233.33
06/23/2006	Macklin, Mark C	P	00001	City Of Chicago Police	\$212.68
06/23/2006	Macklin, Mark C	P	00001	City Of Chicago Police	\$6.50
06/23/2006	Macklin, Mark C	P	00001	City Of Chicago Police	\$813.64
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$468.69
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$322.75
02/17/2009	MYSZKOWSKI, KATHERINE	9161	025	City Of Chicago Police	\$6.50
02/17/2009	MYSZKOWSKI, KATHERINE	9161	025	City Of Chicago Police	\$95.41
05/25/2009	MCMILLAN, RICHARD	9164		City Of Chicago Police	\$6.50
05/25/2009	MCMILLAN, RICHARD	9164		City Of Chicago Police	\$133.29
05/25/2009	MCMILLAN, RICHARD	9164		City Of Chicago Police	\$6.50
05/25/2009	MCMILLAN, RICHARD	9164		City Of Chicago Police	\$172.03
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$6.50
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$8.02
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$1,166.67
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$6.50
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$313.85
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$254.37
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$11.71
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$228.61
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$6.50
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$270.21
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$94.87
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$6.50
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$293.87
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$57.59
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$6.50
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$9.91
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$57.59
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$6.50
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$9.91
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$57.59

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$6.50
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$9.91
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$90.22
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$6.50
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$13.63
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$408.72
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$6.50
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$460.00
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$6.50
05/14/2009	MC CAFFERTY, MICHAEL	9161	015	City Of Chicago Police	\$354.61
03/15/2009	MAXWELL, MICHELLE	9161	044	City Of Chicago Police	\$6.50
03/15/2009	MAXWELL, MICHELLE	9161	044	City Of Chicago Police	\$18.24
10/13/2007	Lusk, Kevin J	P	00018	City Of Chicago Police	\$65.00
10/13/2007	Lusk, Kevin J	P	00018	City Of Chicago Police	\$6.50
07/23/2008	Lozano, Adrian	P	00023	City Of Chicago Police	\$72.00
07/23/2008	Lozano, Adrian	P	00023	City Of Chicago Police	\$30.00
04/07/2007	Lombardo, Vince	P	00008	City Of Chicago Police	\$2,222.22
06/21/2006	Locke, Lisa R	P	00002	City Of Chicago Police	\$76.42
06/21/2006	Locke, Lisa R	P	00002	City Of Chicago Police	\$6.50
06/21/2006	Locke, Lisa R	P	00002	City Of Chicago Police	\$1.96
06/21/2006	Locke, Lisa R	P	00002	City Of Chicago Police	\$76.42
06/21/2006	Locke, Lisa R	P	00002	City Of Chicago Police	\$6.50
06/21/2006	Locke, Lisa R	P	00002	City Of Chicago Police	\$1.96
06/21/2005	Locke, Lisa R	P	00002	City Of Chicago Police	\$76.42
06/21/2005	Locke, Lisa R	P	00002	City Of Chicago Police	\$6.50
06/21/2008	Locke, Lisa R	P	00002	City Of Chicago Police	\$1.96
06/21/2005	Locke, Lisa R	P	00002	City Of Chicago Police	\$76.42
06/21/2006	Locke, Lisa R	P	00002	City Of Chicago Police	\$1.96
06/21/2006	Locke, Lisa R	P	00002	City Of Chicago Police	\$76.42
06/21/2006	Locke, Lisa R	P	00002	City Of Chicago Police	\$6.50
06/21/2006	Locke, Lisa R	P	00002	City Of Chicago Police	\$1.96
06/21/2006	Locke, Lisa R	P	00002	City Of Chicago Police	\$6.50
09/30/2006	Lipman, Matthew	P	00006	City Of Chicago Police	\$2,257.20

10/6/2010

REPORTS OF COMMITTEES

102451

102452

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
09/30/2006	Lipman, Matthew	P	00006	City Of Chicago Police	\$196.65
09/30/2006	Lipman, Matthew	P	00006	City Of Chicago Police	\$159.42
09/30/2006	Lipman, Matthew	P	00006	City Of Chicago Police	\$157.67
09/30/2006	Lipman, Matthew	P	00006	City Of Chicago Police	\$1,026.00
09/30/2006	Lipman, Matthew	P	00006	City Of Chicago Police	\$6.50
09/30/2006	Lipman, Matthew	P	00006	City Of Chicago Police	\$408.95
09/30/2006	Lipman, Matthew	P	00006	City Of Chicago Police	\$57.69
09/30/2006	Lipman, Matthew	P	00006	City Of Chicago Police	\$2,257.20
09/30/2006	Lipman, Matthew	P	00006	City Of Chicago Police	\$57.68
09/30/2006	Lipman, Matthew	P	00006	City Of Chicago Police	\$157.67
09/30/2006	Lipman, Matthew	P	00006	City Of Chicago Police	\$157.67
02/01/2007	Lepkowski, John	P	00008	City Of Chicago Police	\$1.37
02/01/2007	Lepkowski, John	P	00008	City Of Chicago Police	\$259.36
02/01/2007	Lepkowski, John	P	00008	City Of Chicago Police	\$6.50
02/01/2007	Lepkowski, John	P	00008	City Of Chicago Police	\$6.50
02/01/2007	Lepkowski, John	P	00008	City Of Chicago Police	\$18.39
02/01/2007	Lepkowski, John	P	00008	City Of Chicago Police	\$113.39
02/01/2007	Lepkowski, John	P	00008	City Of Chicago Police	\$6.50
02/01/2007	Lepkowski, John	P	00008	City Of Chicago Police	\$18.39
02/01/2007	Lepkowski, John	P	00008	City Of Chicago Police	\$588.94
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$6.50
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$6.50
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$6.50
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$6.50
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$6.50
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$6.50
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$6.50
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$6.50
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$6.50
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$102.19
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$1,844.86
08/05/2006	Latsos, George	P	00008	City Of Chicago Police	\$29.82
11/21/2008	LOFGREN, CHRISTOPHER	9161	044	City Of Chicago Police	\$71.46

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
11/21/2008	LOFGREN, CHRISTOPHER	9161	044	City Of Chicago Police	\$6.50
11/21/2008	LOFGREN, CHRISTOPHER	9161	044	City Of Chicago Police	\$12.15
10/25/2001	Kuehn, Lynn	P	00023	City Of Chicago Police	\$1,281.98
10/25/2001	Kuehn, Lynn	P	00023	City Of Chicago Police	\$6.50
10/25/2001	Kuehn, Lynn	P	00023	City Of Chicago Police	\$18.82
10/25/2001	Kuehn, Lynn	P	00023	City Of Chicago Police	\$106.67
10/25/2001	Kuehn, Lynn	P	00023	City Of Chicago Police	\$6.50
10/25/2001	Kuehn, Lynn	P	00023	City Of Chicago Police	\$10.36
10/25/2001	Kuehn, Lynn	P	00023	City Of Chicago Police	\$210.74
10/25/2001	Kuehn, Lynn	P	00023	City Of Chicago Police	\$6.50
10/25/2001	Kuehn, Lynn	P	00023	City Of Chicago Police	\$3.09
03/07/2006	Kuehlman, Michael	P	00020	City Of Chicago Police	\$11,000.00
02/13/2005	Kroliczek, Les O	P	00016	City Of Chicago Police	\$49.66
02/13/2005	Kroliczek, Les O	P	00016	City Of Chicago Police	\$6.50
02/13/2005	Kroliczek, Les O	P	00016	City Of Chicago Police	\$6.50
02/13/2005	Kroliczek, Les O	P	00016	City Of Chicago Police	\$50.40
02/13/2005	Kroliczek, Les O	P	00016	City Of Chicago Police	\$6.50
02/13/2005	Kroliczek, Les O	P	00016	City Of Chicago Police	\$50.40
02/13/2005	Kroliczek, Les O	P	00016	City Of Chicago Police	\$6.50
02/13/2005	Kroliczek, Les O	P	00016	City Of Chicago Police	\$50.40
09/17/2006	Kristin, Maureen	P	00022	City Of Chicago Police	\$6.50
09/17/2006	Kristin, Maureen	P	00022	City Of Chicago Police	\$6.50
04/12/2007	Knox, Ronnie A	P	00001	City Of Chicago Police	\$1,081.22
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$6.50
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$6.50
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$520.00
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$6.50
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$1,040.00
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$130.34
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$1,040.00
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$248.69
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$20.98
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$65.78

10/6/2010

REPORTS OF COMMITTEES

102453

102456

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

[illegible]

10/6/2010

REPORTS OF COMMITTEES

102457

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
11/29/2006	Kereakes, Demetrios	P	00011	City Of Chicago Police	\$6.50
11/29/2006	Kereakes, Demetrios	P	00011	City Of Chicago Police	\$9.40
08/24/2007	Kenny-Doody, Susan	P	00008	City Of Chicago Police	\$6.50
08/24/2007	Kenny-Doody, Susan	P	00008	City Of Chicago Police	\$2,222.33
08/24/2007	Kenny-Doody, Susan	P	00008	City Of Chicago Police	\$180.00
08/24/2007	Kenny-Doody, Susan	P	00008	City Of Chicago Police	\$6.50
08/24/2007	Kenny-Doody, Susan	P	00008	City Of Chicago Police	\$180.00
08/24/2007	Kenny-Doody, Susan	P	00008	City Of Chicago Police	\$1.96
08/24/2007	Kenny-Doody, Susan	P	00008	City Of Chicago Police	\$6.50
08/24/2007	Kenny-Doody, Susan	P	00008	City Of Chicago Police	\$76.42
08/24/2007	Kenny-Doody, Susan	P	00008	City Of Chicago Police	\$6.50
08/24/2007	Kenny-Doody, Susan	P	00008	City Of Chicago Police	\$84.92
08/24/2007	Kenny-Doody, Susan	P	00008	City Of Chicago Police	\$6.50
08/24/2007	Kenny-Doody, Susan	P	00008	City Of Chicago Police	\$84.92
08/24/2007	Kenny-Doody, Susan	P	00008	City Of Chicago Police	\$6.50
08/24/2007	Kenny-Doody, Susan	P	00008	City Of Chicago Police	\$180.00
07/17/2000	Keehn, Martin J	P	00020	City Of Chicago Police	\$2,222.33
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$10.32
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$1,904.01
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$6.50
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$179.53
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$10.32
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$6.50
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$179.53
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$2.78
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$6.50
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$229.90
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$11.48
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$6.50
11/28/2008	Keating, Renata M	P	00013	City Of Chicago Police	\$90.22
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$1.61
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$6.50
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$6.50

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$23.05
11/28/2006	Keating, Renata M	P	00013	City Of Chicago Police	\$133.12
06/27/2008	Kaporis, John G	P	00017	City Of Chicago Police	\$1,598.85
06/27/2008	Kaporis, John G	P	00017	City Of Chicago Police	\$7,325.00
11/23/2008	KROLL, ANDREW	9161		City Of Chicago Police	\$2.49
03/16/2009	KINNEY, JEANNE	9161	005	City Of Chicago Police	\$2,289.12
03/16/2009	KINNEY, JEANNE	9161	005	City Of Chicago Police	\$6.50
03/16/2009	KINNEY, JEANNE	9161	005	City Of Chicago Police	\$297.03
02/11/2007	Johnson, Joyce	P	00001	City Of Chicago Police	\$3,266.67
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$671.33
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$8.21
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$6.50
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$50.73
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$550.47
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$6.50
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$1.18
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$70.53
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$6.50
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$35.99
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$258.79
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$6.50
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$5.17
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$70.67
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$6.50
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$1.41
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$351.64
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$6.50
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$4.25
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$113.77
01/12/2003	Jenkins, Johnny B	P	00045	City Of Chicago Police	\$6.50
06/23/2009	JACKSON, ANTHONY			City Of Chicago Police	\$176.25
06/23/2009	JACKSON, ANTHONY			City Of Chicago Police	\$6.50
02/11/2007	Hopkins, Rena	P	00001	City Of Chicago Police	\$3,633.33

10/6/2010

REPORTS OF COMMITTEES

102459

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
09/27/2007	Hicks, Shirene	P	00008	City Of Chicago Police	\$9.11
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$74.27
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$6.50
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$0.90
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$1.80
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$6.50
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$70.36
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$11.58
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$6.50
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$27.84
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$15.62
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$6.50
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$27.84
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$0.90
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$6.50
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$74.27
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$1.80
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$6.50
10/16/2003	Hendricks, Cherie N	P	00018	City Of Chicago Police	\$70.36
11/30/2006	Hedgewald, Horst E	P	09999	City Of Chicago Police	\$570.00
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$44.72
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$5.10
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$6.50
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$55.77
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$4.59
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$6.50
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$30.61
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$6.29
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$6.50
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$30.61
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$27.49
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$6.50
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$90.48

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$5.23
07/02/2005	Haynes, Sherry	P	00603	City Of Chicago Police	\$6.50
05/26/2008	Hayman, Phillip H	P	00008	City Of Chicago Police	\$441.54
05/26/2008	Hayman, Phillip H	P	00008	City Of Chicago Police	\$8.83
04/21/2000	Harris, Charleston	P	00715	City Of Chicago Police	\$548.94
04/21/2000	Harris, Charleston	P	00715	City Of Chicago Police	\$6.50
04/21/2000	Harris, Charleston	P	00715	City Of Chicago Police	\$193.60
10/26/2009	HUDSON, ROBIN	9161		City Of Chicago Police	\$758.56
10/26/2009	HUDSON, ROBIN	9161		City Of Chicago Police	\$6.50
02/04/2009	HILL, ELISABETH	9161	044	City Of Chicago Police	\$5,495.87
02/04/2009	HILL, ELISABETH	9161	044	City Of Chicago Police	\$277.47
12/03/2005	Gula, Jonathon J.	P	00009	City Of Chicago Police	\$11.41
12/03/2005	Gula, Jonathon J.	P	00009	City Of Chicago Police	\$677.92
12/03/2005	Gula, Jonathon J.	P	00009	City Of Chicago Police	\$6.50
12/03/2005	Gula, Jonathon J.	P	00009	City Of Chicago Police	\$6.50
12/03/2005	Gula, Jonathon J.	P	00009	City Of Chicago Police	\$13.56
12/03/2005	Gula, Jonathon J.	P	00009	City Of Chicago Police	\$6.50
12/03/2005	Gula, Jonathon J.	P	00009	City Of Chicago Police	\$570.31
12/03/2005	Gula, Jonathon J.	P	00009	City Of Chicago Police	\$651.26
12/03/2005	Gula, Jonathon J.	P	00009	City Of Chicago Police	\$13.04
07/16/2002	Grachen, Frank	P	00021	City Of Chicago Police	\$116.42
07/16/2002	Grachen, Frank	P	00021	City Of Chicago Police	\$4.72
07/16/2002	Grachen, Frank	P	00021	City Of Chicago Police	\$60.80
07/16/2002	Grachen, Frank	P	00021	City Of Chicago Police	\$6.50
06/23/2002	Garcia, Margarita M	P	00018	City Of Chicago Police	\$224.00
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$9.83
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$73.71
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$6.50
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$6.50
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$299.14
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$2.47
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$6.50
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$75.04

102460

JOURNAL--CITY COUNCIL--CHIOAGO

10/6/2010

10/6/2010

REPORTS OF COMMITTEES

102461

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$42.35
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$6.50
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$1,288.76
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$9.83
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$6.50
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$299.14
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$2.42
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$2.42
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$73.71
12/15/2008	GARTH, WALTER	9161	023	City Of Chicago Police	\$6.50
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$538.43
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$70.39
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$6.50
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$39.01
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$484.45
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$6.50
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$27.33
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$370.00
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$3.65
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$205.00
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$530.40
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$21.53
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$1,653.77
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$1,274.40
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$1,300.00
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$69.36
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$1,653.77

102462

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$1.00
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$2.86
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$152.00
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$351.30
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$5.36
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
05/02/2006	Foster, Teresa	P	00002	City Of Chicago Police	\$6.50
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$6.50
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$1,701.16
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$134.51
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$6.50
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$3.44
01/10/2008	Farah, James	P	00018	City Of Chicago Police	\$108.00
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$6.50
01/10/2005	Farah, James	P	00018	City Of Chicago Police	\$2.76
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$24.61
01/10/2005	Farah, James	P	00018	City Of Chicago Police	\$6.50
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$963.05
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$12.65
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$6.50
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$495.22
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$7.85

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$6.50
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$136.81
01/10/2006	Farah, James	P	00018	City Of Chicago Police	\$43.47
07/09/2008	Eldridge, Mark S	P	00189	City Of Chicago Police	\$6.72
07/09/2008	Eldridge, Merik S	P	00189	City Of Chicago Police	\$6.72
07/09/2008	Eldridge, Mark S	P	00189	City Of Chicago Police	\$11.03
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$6.50
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$507.66
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$6.50
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$372.30
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$6.50
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$6.50
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$6.50
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$6.50
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$6.50
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$90.22
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$6.50
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$10.28
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$372.30
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$6.50
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$372.30
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$6.50
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$533.18
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$6.50
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$178.31
04/22/2006	Eigenbauer, Robert	P	00014	City Of Chicago Police	\$260.52
11/15/2008	Duran, Rene	P	00013	City Of Chicago Police	\$17.95
11/15/2008	Duran, Rene	P	00013	City Of Chicago Police	\$6.50
11/15/2008	Duran, Rene	P	00013	City Of Chicago Police	\$8.95
11/15/2008	Duran, Rene	P	00013	City Of Chicago Police	\$6.50
11/15/2008	Duran, Rene	P	00013	City Of Chicago Police	\$69.73
11/15/2008	Duran, Rene	P	00013	City Of Chicago Police	\$2.38
09/01/1999	Duffy, Cathleen	P	00018	City Of Chicago Police	\$97.01

10/6/2010

REPORTS OF COMMITTEES

102463

102464

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
09/01/1999	Duffy, Cathleen	P	00018	City Of Chicago Police	\$6.50
09/01/1999	Duffy, Cathleen	P	00018	City Of Chicago Police	\$3,524.40
09/01/1999	Duffy, Cathleen	P	00018	City Of Chicago Police	\$403.94
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$6.50
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$200.00
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$1.53
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$6.50
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$19.95
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$22.61
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$6.50
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$82.17
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$0.92
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$6.50
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$5.33
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$185.00
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$6.50
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$248.00
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$6.50
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$1,066.00
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$6.50
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$638.00
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$1,503.00
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$6.50
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$6.50
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$554.00
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$6.50
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$235.00
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$6.50
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$470.00
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$6.50
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$105.00
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$6.50
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$220.00

10/6/2010

REPORTS OF COMMITTEES

102465

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$233.00
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$6.50
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$6.50
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$973.20
11/15/2008	Delarosa, Jesus	P	00013	City Of Chicago Police	\$6.50
08/14/2005	Davis, Joseph A	P	00003	City Of Chicago Police	\$6.50
08/14/2005	Davis, Joseph A	P	00003	City Of Chicago Police	\$338.50
12/10/2008	DONOVAN, DAVID	9161	018	City Of Chicago Police	\$2,533.33
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$14,799.71
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$240.00
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$14,799.71
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$322.75
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$14,322.30
07/20/2008	Cornell, Vincent	P	00022	City Of Chicago Police	\$18.62
07/20/2008	Cornell, Vincent	P	00022	City Of Chicago Police	\$14.42
07/20/2008	Cornell, Vincent	P	00022	City Of Chicago Police	\$18.62
07/20/2008	Cornell, Vincent	P	00022	City Of Chicago Police	\$6.59
11/12/2006	Colbert, Dexter	P	00006	City Of Chicago Police	\$871.65
07/23/2008	Clavijo, Paul	P	00023	City Of Chicago Police	\$243.77
07/23/2008	Clavijo, Paul	P	00023	City Of Chicago Police	\$3,424.89
08/12/1996	Ciangi, Leonard F	P	00016	City Of Chicago Police	\$92.00
02/26/2008	Campos, Juan	P	09999	City Of Chicago Police	\$98.08
02/26/2008	Campos, Juan	P	09999	City Of Chicago Police	\$6.50
02/26/2008	Campos, Juan	P	09999	City Of Chicago Police	\$8.41
02/23/2008	Calderon, Raynold	P	00017	City Of Chicago Police	\$46.02
02/23/2008	Calderon, Raynold	P	00017	City Of Chicago Police	\$15.36
02/23/2008	Calderon, Raynold	P	00017	City Of Chicago Police	\$15.34
02/23/2008	Calderon, Raynold	P	00017	City Of Chicago Police	\$15.34
04/27/2008	Calder, Werner J	P	00050	City Of Chicago Police	\$6.48
02/02/1986	Cage, Hosea	P	00010	City Of Chicago Police	\$6.50
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$395.30
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$6.50
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$15.67

102466

JOURNAL--CITY COUNCIL--CHICAGO

10/6/2010

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$335.93
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$6.50
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$13.80
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$395.30
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$6.50
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$15.67
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$80.21
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$6.50
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$13.80
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$6.50
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$335.93
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$13.80
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$6.50
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$335.93
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$15.67
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$6.50
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$395.30
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$152.88
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$7,644.11
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$76.39
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$3,819.67
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$28.50
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$6.50
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$738.60
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$1.61
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$6.50
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$395.30
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$1.61
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$6.50
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$80.21
08/30/2009	COATS, CHRISTOPHER	9161	022	City Of Chicago Police	\$15.67
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$6.81
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$5,484.48

10/6/2010

REPORTS OF COMMITTEES

102467

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$57.59
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$253.40
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$24.70
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$6.50
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$120.96
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$6.50
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$5,671.47
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$4,799.41
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$6.50
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$246.06
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$599.98
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$6.50
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$5,442.53
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$6.50
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$5,152.66
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$6.50
11/15/2007	Brooks, Mizel N	P	09999	City Of Chicago Police	\$19.47
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$0.20
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$78.03
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$127.98
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$148.48
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$148.48
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$2.67
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$104.04
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$148.48
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$133.74
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$148.48
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$148.48
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$148.48
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$148.48
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$148.48
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$148.48
11/19/2002	Brogan, Kelly Kane	P	00007	City Of Chicago Police	\$148.48
04/28/2004	Branch, Pamela	P	00003	City Of Chicago Police	\$68.87

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
04/28/2004	Branch, Pamela	P	00003	City Of Chicago Police	\$21.51
04/28/2004	Branch, Pamela	P	00003	City Of Chicago Police	\$6.50
04/28/2004	Branch, Pamela	P	00003	City Of Chicago Police	\$31.48
04/28/2004	Branch, Pamela	P	00003	City Of Chicago Police	\$4.51
04/28/2004	Branch, Pamela	P	00003	City Of Chicago Police	\$6.50
03/12/1987	Borvan, Robert C	P	00001	City Of Chicago Police	\$6.50
03/12/1987	Borvan, Robert C	P	00001	City Of Chicago Police	\$6.35
03/12/1987	Borvan, Robert C	P	00001	City Of Chicago Police	\$248.40
04/12/2007	Bonifazi, Rafael	P	00019	City Of Chicago Police	\$5,000.00
02/07/2008	Bohan, Cecila	P	00022	City Of Chicago Police	\$334.15
02/07/2008	Bohan, Cecila	P	00022	City Of Chicago Police	\$553.39
02/07/2008	Bohan, Cecila	P	00022	City Of Chicago Police	\$286.82
07/20/2008	Blanden, James L	P	00022	City Of Chicago Police	\$32.06
04/11/2002	Blair, Patrick	P	00001	City Of Chicago Police	\$6.50
04/11/2002	Blair, Patrick	P	00001	City Of Chicago Police	\$9.12
12/30/2007	Belaschky, Carl	P	00017	City Of Chicago Police	\$15.34
12/30/2007	Belaschky, Carl	P	00017	City Of Chicago Police	\$30.68
12/30/2007	Belaschky, Carl	P	00017	City Of Chicago Police	\$30.70
11/18/2007	Beebe, Thomas A	P	00019	City Of Chicago Police	\$3,309.52
06/11/2008	Baqai, Farah	P	00007	City Of Chicago Police	\$6.50
06/11/2008	Baqai, Farah	P	00007	City Of Chicago Police	\$1,032.16
10/18/2007	Badus, Chrstina	P	00004	City Of Chicago Police	\$6.50
10/18/2007	Badus, Christina	P	00004	City Of Chicago Police	\$100.68
10/18/2007	Badus, Christina	P	00004	City Of Chicago Police	\$100.68
10/18/2007	Badus, Chrstina	P	00004	City Of Chicago Police	\$6.50
10/18/2007	Badus, Christina	P	00004	City Of Chicago Police	\$6.50
10/18/2007	Badus, Chrstina	P	00004	City Of Chicago Police	\$184.74
06/21/2009	BORSKI, MARK	9152	701	City Of Chicago Police	\$138.61
06/21/2009	BORSKI, MARK	9152	701	City Of Chicago Police	\$70.67
06/21/2009	BORSKI, MARK	9152	701	City Of Chicago Police	\$6.50
06/21/2009	BORSKI, MARK	9152	701	City Of Chicago Police	\$1.41
06/21/2009	BORSKI, MARK	9152	701	City Of Chicago Police	\$1,866.46
06/21/2009	BORSKI, MARK	9152	701	City Of Chicago Police	\$6.50

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
06/21/2009	BORSKI, MARK	9152	701	City Of Chicago Police	\$28.75
06/21/2009	BORSKI, MARK	9152	701	City Of Chicago Police	\$592.93
06/21/2009	BORSKI, MARK	9152	701	City Of Chicago Police	\$4.88
06/21/2009	BORSKI, MARK	9152	701	City Of Chicago Police	\$6,930.78
06/21/2009	BORSKI, MARK	9152	701	City Of Chicago Police	\$6.50
08/24/2007	Augle, Matthew E	P	00008	City Of Chicago Police	\$1,266.67
06/20/2008	Arnote, Jan G	P	00650	City Of Chicago Police	\$11.76
06/20/2008	Arnote, Jan G	P	00650	City Of Chicago Police	\$11.76
06/20/2008	Arnote, Jan G	P	00650	City Of Chicago Police	\$6.00
07/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$92.48
07/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$6.50
07/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$228.88
07/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$6.50
07/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$6.50
07/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$136.40
10/21/2006	Alaniz, Elizabeth	P	00008	City Of Chicago Police	\$2,275.36
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$934.16
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$6.50
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$23.87
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$630.00
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$6.50
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$2.73
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$6.50
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$437.19
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$6.50
05/09/2007	Aich, Alvaro A	P	00010	City Of Chicago Police	\$67.15
03/21/2006	Adkins, Marc	P	00001	City Of Chicago Police	\$2,222.22
05/28/2008	Adegbore, Juanita	P	00005	City Of Chicago Police	\$13.17
05/28/2008	Adegbore, Juanita	P	00005	City Of Chicago Police	\$3.84
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$96.80
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$96.80
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$39.13
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$122.00

10/6/2010

REPORTS OF COMMITTEES

102469

102470

JOURNAL--CITY CCUNCIL--CHICACC

10/6/2010

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$5.88
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$6.50
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$6.50
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$201.00
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$6.15
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$95.81
12/04/2008	ALLEN, PHOEBE			City Of Chicago Police	\$6.50
12/04/2008	ALLEN, PHOEBE			City Of Chicago Police	\$207.58
12/04/2008	ALLEN, PHOEBE			City Of Chicago Police	\$7.03
12/04/2008	ALLEN, PHOEBE			City Of Chicago Police	\$6.50
12/04/2008	ALLEN, PHOEBE			City Of Chicago Police	\$455.20
12/04/2008	ALLEN, PHOEBE			City Of Chicago Police	\$2.46
12/04/2008	ALLEN, PHOEBE			City Of Chicago Police	\$6.50
12/04/2008	ALLEN, PHOEBE			City Of Chicago Police	\$90.00
Claim Total	Amount				
1124	\$520,555.04				
Claim Total	Amount				
1162	\$530,897.58				

PAYMENT OF MISCELLANEOUS REFUNDS, COMPENSATION FOR PROPERTY DAMAGE, ET CETERA.

[CL2010-10]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing the payment of various small claims against the City of Chicago, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the said proposed order transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to pay the following named claimants the respective amounts set opposite their names, said amounts to be paid in full and final settlement on each claim on the date and location by type of claim as follows:

[List of claimants printed on pages 102472 and 102473 of this *Journal*.]

City Of Chicago

Journal Report for City Council GL Claims

Last Name	First Name	Address	City	State	Zip Code	DOL	Total Paid	Payee	Location of Accident
DEN BUIE	KENNETH	112 PARK LANE	LAKE BLUFF	IL	60044	02/18/2010	\$680.24	Claimant	735 N DEARBORN
ARRERA	ISIDORA	2713 W 22ND PL.	CHICAGO	IL	60608	05/01/2009	\$237.60	Claimant	2919 W CERMAK
RIVOLIO	LORI A	877 ROYAL GLEN LANE	CAROL STREAM	IL	60188	01/24/2009	\$519.66	Claimant	S VAN BUREN AND
IA Y	KYLE	1245 W. Thorndale Avenue	Chicago	IL	60666	02/19/2009	\$817.80	Claimant	1244 W THORNDALE
IROZDZ	PAWEL	593 S. SECOND AVENUE	DES PLAINES	IL	60016	05/13/2010	\$1,252.66	Claimant	345 E OHIO
ISENBERG	DANIEL	2133 WEST WARNER AVENUE	CHICAGO	IL	60618	02/25/2010	\$438.75	Claimant	2133 W WARNER AVENUE
VANS	PAULA	P.O. SOX 2371	BLOOMINGTON	IL	617022371	05/13/2009	\$1,044.36	Claimant	6753 N CAMPBELL AVE
ARCIA	JOHN J	1341 NORTH MONITOR AVE	CHICAGO	IL	60651	03/18/2008	\$916.36	Claimant	4835 N LIPPS AVE
elman	Robert	1530 N. Dearborn Pkwy.	Chicago	IL	606101497	02/17/2008	\$121.75	Claimant	4100 N Lake Shore Drive
HNKE	COLIN	225 W. OHIO STREET	CHICAGO	IL	60654	07/30/2009	\$868.00	CITY OF CHGO. DEPT OF	2112 W DICKENS AVE
UJAWA	GARY E	5221 SOUTH NEWCASTLE AVE.	CHICAGO	IL	60638	04/09/2009	\$103.28	Claimant	833 W DIVISION
rause	Craig	1202 W. webster	Chicago	IL	606143109	03/29/2008	\$151.18	Claimant	801 W North Avenue
OCKETT	KEVIN	8621 W. FOSTER	CHICAGO	IL	60656	05/23/2009	\$1,092.24	Claimant	N PULASKI ROAD
ONG	JENNIFER A	2845 SYCAMORE	DES PLAINES	IL	60018	05/06/2008	\$137.62	Claimant	N FULLERTON -
ONG	SCOTT	1110 W. WOLFRAM	CHICAGO	IL	60657	01/18/2009	\$131.00	Claimant	2130 N ASHLAND AVE
OVE	CAMMIE	20901 s michigan ave	CHICAGO	IL	60616	01/01/2009	\$469.75	Claimant	310 E. 47TH ST.
ACHIRAJU	KRISHNA	605 W. MADISON	CHICAGO	IL	60661	02/28/2010	\$583.20	Claimant	state street and cedar
ARCHIORI	MICHAEL	6110 NORTH OZARK	CHICAGO	IL	60631	02/21/2008	\$567.85	Claimant	6502 SOUTH WESTERN
arderosian	Michael	2323 W. Roscoe Street	Chicago	IL	60618	01/25/2009	\$334.05	Claimant	2355 N Lakeshore
McGill	Sharon	2106 W. BALMORAL ST.	CHICAGO	IL	60625	03/06/2009	\$1,196.90	Claimant	3340 W. FOSTER
IOBLE	MAUREEN	10706 S. DREW ST.	CHICAGO	IL	606433424	04/03/2010	\$131.25	Claimant	10706 S DREW ST.
CASIO	LOUIS JR.	5129 W. Wolfram	CHICAGO	IL	60641	06/16/2009	\$918.75	Claimant	1419 N HONORE
AROLIN	CATHERINE	3432 N. OZARK AVE.	CHICAGO	IL	60634	02/20/2008	\$199.41	Claimant	NORTH ON NAGLE AND
IERCE	SHERRIE	2630 N HARLAND CT.	CHICAGO	IL	60614	01/25/2009	\$715.08	Claimant	2231 W LOGAN BLVD.
eterson, Jr.	James	9618 S. Wentworth	Chicago	IL	60628	04/26/2010	\$67.50	CITY OF CHGO. DEPT OF	N Archer Ave. at I-55
rzybylowski	Henry	5508 N. Newland	Chicago	IL	60656	04/02/2010	\$255.00	Claimant	5508 N Newland
IAAFLAUB	RANDALL	1150 S INDIANA AVE	CHICAGO	IL	60605	05/08/2010	\$445.14	Claimant	645 N FRANKLIN ST.
AHMOUNI	SALAH	4829 N DAMEN AVE	CHICAGO	IL	60613	05/26/2009	\$396.63	Claimant	2959 N HALSTED AVE
ODZIEWICZ	LUCJA	5206 W. SCHOOL STREET	CHICAGO	IL	60641	06/18/2009	\$877.28	Claimant	5000 W MONTROSE AND
UPAREL	NINA	1503 S. STATE ST.	CHICAGO	IL	60605	04/30/2009	\$121.50	Claimant	N LAKE SHORE DRIVE

10/6/2010

REPORTS OF COMMITTEES

102473

Last Name	First Name	Address	City	State	Zip Code	DOL	Total Paid	Payee	Location of Accident
SEALS	LAWRENCE	7320 S PAXTON AVE	CHICAGO	IL	606493213	03/02/2010	\$966.35	CITY OF CHGO. DEPT OF	7320 S PAXTON AVE
SEALS	LAWRENCE	7320 S PAXTON AVE	CHICAGO	IL	606493213	03/02/2010	\$184.47	Claimant	7320 S PAXTON AVE
TAYLOR	JULIE	630 ESCANABA	CALUMET CITY	IL	60409	04/04/2009	\$705.74	Claimant	2001 S MICHIGAN AVENUE
WINE	ANTHONY	700 E. 106TH ST	CHICAGO	IL	60628	05/17/2009	\$493.62	Claimant	7500 S CHICAGO AVE
WRSKA	KIMBERLY	5808 LAMAR AVENUE	PORTAGE	IN	463685410	03/17/2009	\$930.60	Claimant	1910 S STATE STREET
WELAZQUEZ	Maria	14128 Faulkner Court	Plainfield	IL	60544	03/30/2010	\$745.88	Claimant	4710 W Chicago Avenue
WILLIAMS	COLIN	915 W LAKESIDE PLACE	CHICAGO	IL	60640	05/27/2009	\$404.02	CITY OF CHGO. DEPT OF	843 W IRVING PARK RO.
WITHERSPOON	JACQUELINE	6700 S SOUTH SHORE DRIVE	CHICAGO	IL	60649	03/19/2009	\$40.50	Claimant	6700 S SOUTH SHORE
WYE	ZI	1312 E. 53rd st.	CHICAGO	IL	606154080	08/16/2008	\$319.04	Claimant	5151 N. MILWAUKEE
		Number	Amount						
Total of Split Claims:		39	\$20,782.01						

PAYMENT OF SUNDRY CLAIMS FOR CONDOMINIUM REFUSE REBATES.
[CL2010-10]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing the payment of various condominium refuse rebate claims against the city, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the said proposed order transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to pay the following named claimants the respective amounts set opposite their names, said amounts to be paid in full as follows and charged to Account Number 100-99-4415-0939-0939:

[List of claimants printed on page 102475 of this *Journal*.]

10/6/2010

REPORTS OF COMMITTEES

102475

CITY OF CHICAGO
COMMITTEE ON FINANCE
REFUSE REBATE COUNCIL ORDERS--PASSED

MEETING DATE 10/06/2010

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELIGIBLE UNITS	TYPE	AMOUNT OF REBATE	***** SPONSOR *****		
MSTERDAM HAUS CONDOMINIUM		ADJUSTMENT	2007	975.00	PATRICK J O'CONNOR	40
REYSTONE ON WOLCOTT CONDO		ADJUSTMENT	2007	337.50	SCOTT WAGUESPACK	32
607-11 BOSWORTH CONDO ASSOC.		ADJUSTMENT	2007	1,800.00	THOMAS TUNNEY	44
642 W. 64TH PLACE CORP.		ADJUSTMENT	2007	450.00	MICHAEL R. ZALEWSKI	23

PAYMENT OF SENIOR CITIZEN SEWER REBATE CLAIMS.

[Or2010-950]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing the payment of senior citizen sewer rebate claims, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the said proposed order transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost

The following is said order as passed:

Ordered, That the City Comptroller is authorized and directed to pay the following named claimants the respective amounts set opposite their names, said amounts to be paid in full as follows and charged to Account Number 314-99-4415-9148-0938:

[List of claimants printed on pages 102477 through 102487 of this *Journal*.]

10/6/2010

REPORTS OF COMMITTEES

102477

 COMMITTEE ON FINANCE
 SMALL CLAIMS, CITY OF CHICAGO
 SEVER REDDATE JOURNAL

RAKE	PIH NUMBER	ALDERMAN	AMOUNT
ADAMS, KAY	17-03-114-003-1115	43 DALEY	50.00
AHR, SODNAE	13-10-200-026-1100	39 LAURINO	50.00
AL KHATIB, ROBERTA A	14-33-124-050-1024	43 DALEY	50.00
ALBERTS, DONNA M	14-33-422-068-1087	43 DALEY	50.00
ALTKORN, EVA	10-36-100-011-1213	50 STONE	50.00
AMATO, JOSEPH	17-10-221-083-1014	42 REILLY	50.00
ANDERSON, JODY D.	14-28-105-072-1059	44 TUNNEY	50.00
ANOLINGTO, FLORENCE L	14-28-318-078-1095	43 DALEY	50.00
ANTELO, JOSEPH G.	17-03-104-017-0000	43 DALEY	50.00
ANUKCIACION, FRANKINE	17-10-401-005-1476	42 REILLY	50.00
APOSTAL, PETER M.	17-10-318-058-1219	42 REILLY	50.00
ARANYI, CATHERINE	17-10-401-005-1289	42 REILLY	50.00
ARMSTRONG, CLAIRE	17-03-222-015-0000	42 REILLY	50.00
ARMSTRONG, SUSAN H	14-21-314-050-1009	44 TUNNEY	50.00
ARUIA, CARREL A	17-09-114-018-1047	42 REILLY	50.00
ATWOOD, DIANA	14-28-202-017-1024	44 TUNNEY	50.00
AZEVEDO, DALIA E	13-10-200-026-1180	39 LAURINO	50.00
BAER, JOHN R.F.	17-03-201-076-1059	42 REILLY	50.00
BAJUS, BEVERLY A	17-10-318-058-1064	42 REILLY	50.00
BAKER, WILLIAM	14-28-202-017-1095	44 TUNNEY	50.00
BALGEMANN, JANICE	17-21-211-205-1007	02 FIORETTI	50.00
BALL, CARRIE L	20-14-202-076-1483	05 HAIRSTON	50.00
BALTUS, NANCY C	17-04-207-087-1181	42 REILLY	50.00
BANTA, MAXINE P.	17-03-204-064-1093	42 REILLY	50.00
BARTLETT, JOE H	13-18-410-035-1030	38 ALLEN	50.00
BATTS, WARREN L.	17-03-208-022-1025	42 REILLY	50.00
BECKER, MICHAEL A	17-03-221-004-0000	42 REILLY	50.00
BENDER, SHERRELL	14-21-314-048-1142	44 TUNNEY	50.00
BENNETT, CECIL B.	20-11-206-058-0000	04 PRECKUINKLE	50.00
BERGEN, JACQUELINE A.	17-04-208-031-1014	42 REILLY	50.00
BERDAN, NANCY	17-03-222-015-0000	42 REILLY	50.00
BEVAN, BARBARA E.	17-03-222-015-0000	42 REILLY	50.00
BHARATI, SARADJA	17-03-207-068-1086	42 REILLY	50.00
BITTER, JAMES E.	17-03-208-021-1057	42 REILLY	50.00
BLAKE, BARRY	17-03-222-015-0000	42 REILLY	50.00
BLAKE, JOAN H.	14-05-407-017-1235	48 SMITH	50.00
BLAKE, MARION	13-17-107-209-1022	38 ALLEN	50.00
BLUMENFELD, DAVID	17-03-201-076-1050	42 REILLY	50.00
BOOKIE, LILLIAN L	13-02-300-009-1038	39 LAURINO	50.00
BOSENBERG, EVELYN	17-03-207-068-1171	42 REILLY	50.00
BOVEN, FLORENCE	25-11-300-017-0000	08 HARRIS	50.00
BOVERS, RAYMOND E	20-34-413-024-0000	06 LYLE	50.00
BRAHAM, ELIZABETH	25-18-317-045-1020	19 RUGAI	50.00
CRENNEN, BETTY A	17-03-111-005-0000	43 DALEY	50.00
BRENT, STUART	17-03-111-005-0000	43 DALEY	50.00
BRINSON, GARY P.	17-03-208-022-1004	42 REILLY	50.00
BRUDAY, ALBERT J	14-28-206-005-1187	44 TUNNEY	50.00
BRADDERICK, CLARICE R	17-03-225-078-1007	42 REILLY	50.00
BRONSON, STEPHEN R	17-03-201-076-1033	42 REILLY	50.00
BROOKS, CHARLES	17-03-228-033-4099	42 REILLY	50.00
BROWN, JANICE	17-10-211-024-1100	42 REILLY	50.00

COMMITTEE ON FINANCE
SHALL CLAIMS, CITY OF CHICAGO
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDEKMAN	AMOUNT
BRDUN, RICHARD H	17-03-222-015-0000	42 REILLY	50.00
BRUNSTEIN, CAROL	17-04-218-048-1067	42 REILLY	50.00
BRUCE, PATRICK H	14-05-211-024-1185	48 SMITH	50.00
BRUNSTEIN, PHILLIP	17-03-208-021-1044	42 REILLY	50.00
BRUSSELL, SHIRLEY R.	17-03-204-064-1056	42 REILLY	50.00
BRUTI, GERALD	14-28-206-005-1116	44 TUNNEY	50.00
BURTON, RENE	17-04-424-051-1161	42 REILLY	50.00
BYKOUSKI, ROSALIE U	13-02-300-009-1003	39 LAURINDO	50.00
CADAJ, MICHAEL	12-11-104-032-1037	41 DOWERTY	50.00
CAMP, RAY H	14-21-312-045-1058	44 TUNNEY	50.00
CARLSON, LOIS A	13-10-200-026-1051	39 LAURINDO	50.00
CARNEY, ALICE	17-03-222-015-0000	42 REILLY	50.00
CARPENTER, FAIRBANK	17-03-227-024-1011	42 REILLY	50.00
CARPENTER, PETER M.	17-03-228-032-1169	42 REILLY	50.00
CAVENDER, LEONARD L.	17-10-400-012-1266	42 REILLY	50.00
CEJA, JOSEPH M.	17-10-401-005-1733	42 REILLY	50.00
CERDA, DAVID	17-03-204-063-1102	42 REILLY	50.00
CERDNE, JADES F.	17-03-204-064-1108	42 REILLY	50.00
CHAN, HEIDI K	17-10-401-005-1278	42 REILLY	50.00
CHANEY, ETHELUYN S	20-12-100-003-1447	04 PRECKUINKLE	50.00
CHARNDTA, MARIA	13-19-431-034-1007	36 BANKS	50.00
CHIND, BETTE J	17-10-400-012-1749	42 REILLY	50.00
CLARK, JAMES R	13-18-409-074-1094	38 ALLEN	50.00
CLARY, VINCENT	14-28-322-038-1250	43 DALEY	50.00
CLAY JR, LED R	17-04-424-051-1518	42 REILLY	50.00
CLINE, JOHN L	14-33-422-068-1368	43 DALEY	50.00
CLONAN, JAMES B	17-03-111-005-0000	43 DALEY	50.00
COHEN, IRIS	17-03-222-015-0000	42 REILLY	50.00
COHEN, MAE	17-03-204-064-1101	42 REILLY	50.00
COLLINS, CLAUDETTE H	17-03-215-013-1331	42 REILLY	50.00
CONPARIN, BARBARA A	14-33-400-042-1200	43 DALEY	50.00
CONSDVOY, FRANCES	17-03-222-015-0000	42 REILLY	50.00
CONWAY, CAROL J	13-10-200-026-1133	39 LAURINDO	50.00
COOK, JADES	17-10-103-027-1042	42 REILLY	50.00
CORRAL, NANCY A	17-03-111-005-0000	43 DALEY	50.00
COSTA, GEORGE U.	17-04-207-087-1029	42 REILLY	50.00
CRANDALL, ARLENE R	17-10-400-012-1625	42 REILLY	50.00
CURRIN, GUENDOLYN	20-11-206-058-0000	04 PRECKUINKLE	50.00
CURTEAN, THODAS	17-03-211-030-1066	42 REILLY	50.00
CURTIS, RATTIE	20-11-400-019-1003	04 PRECKUINKLE	50.00
DABICH, ZORICA	14-08-408-029-0000	48 SMITH	50.00
DANGDIA, PHYLLIS	17-09-325-009-1338	42 REILLY	50.00
DANIEL, NELLIE J	13-10-200-026-1152	39 LAURINDO	50.00
DANIELS, PATRICIA O	14-28-206-005-1244	44 TUNNEY	50.00
DAVIS, CLEO	17-10-202-062-1062	42 REILLY	50.00
DAVIS, LESTER U.	14-05-215-017-1373	48 SMITH	50.00
DAYAL, SUSHEELA	17-10-221-083-1045	42 REILLY	50.00
DI HALLO, DIAGIND	17-10-126-011-1028	42 REILLY	50.00
DICK, AZILE V.	14-28-322-038-1067	43 DALEY	50.00
DIJOHN, FRANK A	17-10-103-027-1319	42 REILLY	50.00
DILORENZO, GLORIA	17-04-207-086-1338	42 REILLY	50.00

10/6/2010

REPORTS OF COMMITTEES

102479

 COMMITTEE ON FINANCE
 SMALL CLAIMS, CITY OF CHICAGO
 SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
DIXON, MARIAN A	17-10-122-025-1113	42 REILLY	50.00
DODKIN, JUDITH F	14-32-127-040-1015	32 VAGUESPACK	50.00
DODRIN, DIANE	17-03-207-068-1124	42 REILLY	50.00
DDLTON, BERTHA	14-05-403-021-1195	48 SMITH	50.00
DDMINIAK, KENNETH E	14-28-200-003-1156	44 TUNNEY	50.00
DONAHUE, JOHN P	17-10-400-012-1603	42 REILLY	50.00
DORRAN, ARLEEN	17-03-207-061-1221	42 REILLY	50.00
DUMBLETON, SUSANNE M	17-03-221-004-0000	42 REILLY	50.00
DUNN, E. BRUCE	17-03-200-058-0000	42 REILLY	50.00
DUNN, JOYCE R	17-03-106-027-1009	43 DALEY	50.00
EAGAN, DENNIS D	14-33-423-048-1246	43 DALEY	50.00
EATON, DONNA M.	17-03-222-015-0000	42 REILLY	50.00
EGGEKS, VINIFRED E.	17-10-316-033-1111	42 REILLY	50.00
EHRLICH, ARLENE T	17-03-202-063-1155	42 REILLY	50.00
EINHORN, WILLIAM A	17-03-101-028-1096	43 DALEY	50.00
EISENDAN, HARRY J	17-10-219-029-1622	42 REILLY	50.00
ELRDD, MERLE S.	17-03-208-021-1105	42 REILLY	50.00
ENHERMAN, RONALD	17-10-103-027-1102	42 REILLY	50.00
ENG-DAGAN, INGRID B	13-10-200-026-1114	39 LAURIND	50.00
ENTA, JULIET	14-33-414-062-1005	43 DALEY	50.00
ERENBERG, SARA A.	10-36-100-018-1010	50 STONE	50.00
EVALD, RICHARD P	14-28-206-005-1028	44 TUNNEY	50.00
FAINDAN, DARION	17-03-113-003-0000	43 DALEY	50.00
FANTL, M. ROBERT	17-03-222-015-0000	42 REILLY	50.00
FAULSTICH JR. GEORGE L.	17-10-103-027-1100	42 REILLY	50.00
FEINBERG, SUSAN	17-10-400-012-1079	42 REILLY	50.00
FELIX, ANNA	14-28-201-015-1212	44 TUNNEY	50.00
FERNANDEZ, JOSE R.	14-21-101-034-1390	46 SHILLER	50.00
FERRARA, FRANK D	14-28-202-017-1060	44 TUNNEY	50.00
FIGIEL, DOLORES D	17-03-112-033-1113	43 DALEY	50.00
FLOODSTROM, OLBIN	17-03-221-004-0000	42 REILLY	50.00
FDGARTY, JOAN	17-04-207-086-1316	42 REILLY	50.00
FOLEY, FENTON J	14-28-203-027-1083	44 TUNNEY	50.00
FOUSER, JANE G	14-33-202-013-0000	43 DALEY	50.00
FREED, DARJDRIE R	14-32-204-042-0000	43 DALEY	50.00
FRENZEL, RICHARD H	14-21-312-045-1025	44 TUNNEY	50.00
FRIEDLAND, SELRA	14-21-106-017-0000	46 SHILLER	50.00
FRIEDLDB, KATE	14-28-105-074-1003	44 TUNNEY	50.00
FROLICHSSTEIN, SEYMOUR R	17-03-202-065-1145	42 REILLY	50.00
FROST, JOHN A	14-33-400-042-1211	43 DALEY	50.00
FUETTERER, GERTINA	14-08-403-028-1138	48 SMITH	50.00
GALAN, JEAN	11-32-327-031-1002	41 DONERTY	50.00
GALLAGHER, JOHN H.	14-21-101-035-1002	46 SHILLER	50.00
GARAY, PHYLLIS J	14-33-422-068-1343	43 DALEY	50.00
GARNER, JUNE E	20-34-413-024-0000	06 LYLE	50.00
GARVEY, ANN M.	17-03-222-015-0000	42 REILLY	50.00
GEORGANDAS, ADRIENNE L.	14-05-215-015-1152	48 SMITH	50.00
GERBER, DAVID R	17-03-207-061-1109	42 REILLY	50.00
GERCH, RITA A	17-10-105-014-1076	42 REILLY	50.00
GETZ, MILLICENT L.	17-10-221-083-1064	42 REILLY	50.00
GILL, MARGARET L	20-34-413-024-0000	06 LYLE	50.00

COMMITTEE ON FINANCE
SMALL CLAIMS, CITY OF CHICAGO
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
GLICKMAN, PAUL D.	17-03-208-021-1045	42 REILLY	50.00
GLICKSTEIN, DAVID	17-03-207-068-1008	42 REILLY	50.00
GOLDBERG, ANNE	13-10-200-026-1085	39 LAURIND	50.00
GOLDEN, BRUCE	17-10-105-014-1147	42 REILLY	50.00
GOLDEN, TERRY E	14-05-215-015-1323	48 SMITH	50.00
GOLDISH, HARC D	17-03-208-022-1023	42 REILLY	50.00
GOLDSTEIN, ERNEST D	17-03-101-028-1087	43 DALEY	50.00
GODDMAN, LORETTA H	14-28-200-003-1070	44 TUNNEY	50.00
GORDON, GERTRUDE	10-36-118-005-1156	50 STONE	50.00
GORDON, RICHARD A.	17-03-208-008-0000	42 REILLY	50.00
GORNALY JR, GREG C	14-05-203-011-1183	49 HODGE	50.00
GOUGH, SANDRA L	14-05-211-024-1123	48 SMITH	50.00
GOULD, NEVENKA S	17-03-222-015-0000	42 REILLY	50.00
GRADMAN, IRIS H	17-03-207-068-1063	42 REILLY	50.00
GRAUNKE, PATRICIA	17-03-222-015-0000	42 REILLY	50.00
GREEN, PAUL	17-03-222-015-0000	42 REILLY	50.00
GREEN, RUTHANN	17-03-107-019-1018	43 DALEY	50.00
GRIFFITH, RICHARD C	14-28-201-015-1090	44 TUNNEY	50.00
GRIST, ROBERT U	14-29-302-188-0000	32 VAGUESPACK	50.00
GRDARK, HARY	17-03-107-019-1004	43 DALEY	50.00
GROSS, BARRY	17-03-204-064-1120	42 REILLY	50.00
GRUNBERG, BERNARTH	17-04-450-043-1028	42 REILLY	50.00
GUGLIOTTA, GLORIA G	20-14-202-076-1013	05 HAIRSTON	50.00
GUIN, BEVERLY S.	17-03-207-068-1146	42 REILLY	50.00
GUDUCIO, SUSANA E.	14-05-211-021-1146	48 SMITH	50.00
HAGEDANN, JANET L	17-03-228-024-1080	42 REILLY	50.00
HAGERTY, CLARK	17-10-221-083-1307	42 REILLY	50.00
HALPERN, SAMUEL	14-18-323-012-1001	47 SCHULTER	50.00
HAHILTON, HERBERT	14-33-414-044-1250	43 DALEY	50.00
HAHPTON, JOAN D.	17-03-222-015-0000	42 REILLY	50.00
HANDT, C UILLIAN	17-10-221-083-1284	42 REILLY	50.00
HANEY, CAROL J.	17-03-201-076-1018	42 REILLY	50.00
HANSEN, CHADWICK C	17-03-106-027-1002	43 DALEY	50.00
HARRIS, JOAN U	17-03-208-005-0000	42 REILLY	50.00
HARRIS, KATHLEEN H	20-12-108-039-1042	04 PRECKWINKLE	50.00
HARRIS, KING	17-03-208-005-0000	42 REILLY	50.00
HARRIS, MICHAEL L.	17-10-105-014-1098	42 REILLY	50.00
HARRIS, SHARON K	17-03-204-064-1131	42 REILLY	50.00
HAYES, ALONZO D	14-08-209-022-1137	48 SMITH	50.00
HAYS, CAROL S.	17-03-201-066-1083	42 REILLY	50.00
HECHT, JOYCE E	14-28-200-004-1076	44 TUNNEY	50.00
HEITZ, VIRGINIA J.	12-14-101-053-1009	36 BANKS	50.00
HENDERSON, LEON D	14-33-422-068-1376	43 DALEY	50.00
HENDERSON, DADALYN	17-04-222-062-1055	42 REILLY	50.00
HENDERSON, RALPH E	17-04-207-087-1551	42 REILLY	50.00
HENDRICKSEN, JOYCE A	17-03-106-027-1076	43 DALEY	50.00
HENRY UILLIAN J	17-03-227-024-1213	42 REILLY	50.00
HERMAN, ROBERT D	17-03-222-015-0000	42 REILLY	50.00
HERMANN, DONALD	17-03-222-015-0000	42 REILLY	50.00
HERNANDEZ, HECTOR	14-21-101-034-1059	46 SHILLER	50.00
HILL, ROBERT U	17-10-318-058-1074	42 REILLY	50.00

10/6/2010

REPORTS OF COMMITTEES

102481

 COMMITTEE ON FINANCE
 SMALL CLAIMS, CITY OF CHICAGO
 SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
HILL, VELMA C	25-10-419-017-0000	08 HARRIS	50.00
HIRSCH, JOAN S.	17-04-450-043-1021	42 REILLY	50.00
HODD, SHIRLEY	20-11-206-058-0000	04 PRECKWINKLE	50.00
HOFFENBERG, VERNON	17-03-207-068-1098	42 REILLY	50.00
HOFFMAN, RHONA	17-03-222-015-0000	42 REILLY	50.00
HOGAN, JOHN L.	17-04-218-048-1075	42 REILLY	50.00
HONE, PAUL T	17-10-316-033-1399	42 REILLY	50.00
HOLLED, DORIS B	14-28-318-077-1398	43 DALEY	50.00
HOLLOVICK, ELLEN	17-04-209-043-1016	42 REILLY	50.00
HORWITZ, JEFFREY U.	17-10-103-027-1092	42 REILLY	50.00
HRDCA, HATT	14-08-413-040-1017	48 SMITH	50.00
HSEE, CHRISTINA	20-14-202-076-1286	05 HAIRSTON	50.00
HUITT, JUNE M	14-18-323-012-1044	47 SCHULTER	50.00
HUNT, JANE C.	17-03-222-015-0000	42 REILLY	50.00
HUTCHISON, BETTY L.	17-03-222-015-0000	42 REILLY	50.00
IHREN, SUSAN G.	17-03-208-022-1012	42 REILLY	50.00
IRWIN, ELLEN J.	17-03-207-068-1090	42 REILLY	50.00
ISAACS, SUZANNE T	14-21-310-055-1060	44 TUNNEY	50.00
JACKSON, MADELINE	20-34-413-024-0000	06 LYLE	50.00
JACKSON, GUENODLYN A.	20-12-100-003-1457	04 PRECKWINKLE	50.00
JAYNE, JERRY	17-09-410-014-1770	42 REILLY	50.00
JEFFRIES, JOHN A.	17-03-201-076-1034	42 REILLY	50.00
JOHNSON, ARGIE K	20-12-108-039-1123	04 PRECKWINKLE	50.00
JOHNSON, ROBERT H	14-21-314-048-1071	44 TUNNEY	50.00
JONES, ALVIN C.	14-08-203-016-1428	48 SMITH	50.00
JONES, MICHAEL	25-10-419-017-0000	08 HARRIS	50.00
JUDGE, CATHERINE E	17-10-122-025-1035	42 REILLY	50.00
KAHN, DAVID V.	17-03-204-064-1015	42 REILLY	50.00
KAHN, HALCOLM S	17-04-217-097-0000	42 REILLY	50.00
KAHYS, DORIS A	13-02-300-008-1040	39 LAURINO	50.00
KANEDA, PATRICE C	17-03-228-032-1083	42 REILLY	50.00
KANELOS, HELEN	14-05-407-017-1163	48 SMITH	50.00
KARRAT, JOHN	17-03-211-030-1005	42 REILLY	50.00
KEDZIOR, RAYMOND A.	17-03-208-005-0000	42 REILLY	50.00
KEIN, THOMAS E	17-03-101-018-0000	43 DALEY	50.00
KERDFF, WILLIAM D	17-10-103-027-1399	42 REILLY	50.00
KESSLER, MORTON	14-33-414-044-1059	43 DALEY	50.00
KEUTH, JEANNE L.	11-31-114-023-1026	50 STONE	50.00
KIEUE, RUTH	17-10-200-065-1229	42 REILLY	50.00
KIRCH, WILLIAM L.	17-03-222-015-0000	42 REILLY	50.00
KIRSCHHEIMER, JOHN E.	17-04-207-087-1470	42 REILLY	50.00
KIRSCHNER, SUSAN B	17-04-207-087-1239	42 REILLY	50.00
KLEINSCHMIDT, ROBERT D.	17-03-222-015-0000	42 REILLY	50.00
KLINSKY, FRED	14-28-204-009-1004	44 TUNNEY	50.00
KLOCKE, ANN H.	17-03-207-068-1084	42 REILLY	50.00
KOEHLER, HARRIET B	17-03-228-032-1111	42 REILLY	50.00
KOGLIN, BERNICE E	17-03-101-028-1095	43 DALEY	50.00
KOHRMAN, JANET	17-03-222-015-0000	42 REILLY	50.00
KOLD, HARLENE	17-03-201-076-1074	42 REILLY	50.00
KOLLMAN, CARL G	13-10-200-026-1183	39 LAURINO	50.00
KONDRATOWICZ, CHESTER	13-10-200-026-1023	39 LAURINO	50.00

COMMITTEE ON FINANCE
SMALL CLAIMS, CITY OF CHICAGO
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
KOSTER, JEROME	17-03-106-027-1074	43 DALEY	50.00
KOSTKA, LEONADIA	13-16-110-049-1015	45 LEVAR	50.00
KOZIEL, CHESTER	13-31-107-024-1215	36 BANKS	50.00
KUCHNECKI, ZUZISLAW	17-03-114-004-1027	43 DALEY	50.00
KUHN, WILLIAM	14-28-322-038-1199	43 DALEY	50.00
KUSH JR. GEORGE A.	14-28-200-004-1086	44 TURNER	50.00
LAHEY, GERALD F	17-03-111-005-0000	43 DALEY	50.00
LANCOT, BARBARA A.	14-08-203-015-1369	48 SMITH	50.00
LANDA, AL	17-03-222-015-0000	42 REILLY	50.00
LAZAR, VIVIAN M	17-03-202-065-1023	42 REILLY	50.00
LAZERSON, FLORENCE	14-05-403-019-1018	48 SMITH	50.00
LEAVITT, CAROL	17-03-207-068-1129	42 REILLY	50.00
LEE, TSUNG CHOU	17-10-401-005-1400	42 REILLY	50.00
LEGENZA, ANGELA M.	19-19-214-025-1015	23 ZALEUSKI	50.00
LEICHENKO, ELEANOR M	17-03-204-064-1044	42 REILLY	50.00
LENN JR. FREDERICK U.	17-03-222-015-0000	42 REILLY	50.00
LEPLEY, ANTHONY A	13-31-107-024-1072	36 BANKS	50.00
LEPTICH, PATRICIA M	14-28-201-015-1158	44 TURNER	50.00
LEVENTHAL, PENNY	17-03-220-020-1481	42 REILLY	50.00
LEVINE, SARALYN	17-03-207-068-1079	42 REILLY	50.00
LEVY, BERNARD S	20-13-102-029-1344	05 HAIRSTON	50.00
LEVY, DEANNA	14-28-322-038-1208	43 DALEY	50.00
LEVIN, JUDITH L	10-36-100-018-1133	50 STONE	50.00
LEWIS, JUANITA E.	17-04-221-052-1140	43 DALEY	50.00
LI, TZE CHUNG	17-10-122-025-1393	42 REILLY	50.00
LINDEN, CAROLE N.	17-10-103-027-1244	42 REILLY	50.00
LIPSCHER, HEATHER	17-03-221-004-0000	42 REILLY	50.00
LISLE, DONALD C	14-33-131-053-1006	43 DALEY	50.00
LITTLE, ELLEN & SHIRLEY	14-28-200-004-1069	44 TURNER	50.00
LIZZD, VIRGINIA J	17-04-442-059-1178	42 REILLY	50.00
LIDDER, ROSS	17-10-401-005-1114	42 REILLY	50.00
LIDB, JOHN U.	17-03-201-076-1003	42 REILLY	50.00
LIDPARD, ELEANOR M.	17-04-207-087-1026	42 REILLY	50.00
LIDVIS, EMMA A	17-10-103-027-1245	42 REILLY	50.00
LOCZAK, EDUARD L	17-10-401-005-1186	42 REILLY	50.00
LUEGBERS, CLAUDIA R.	17-03-221-004-0000	42 REILLY	50.00
LUNDGREN, KENDA N	14-21-101-035-1020	46 SHILLER	50.00
LYONS, CAROL A	12-12-215-020-0000	41 DOWNEY	50.00
MAGGREGOR, DONALD R	17-10-400-012-1408	42 REILLY	50.00
MADSEN, HELENE	17-10-132-037-1498	42 REILLY	50.00
MAGARACI, SALVATORE	14-05-215-015-1334	48 SMITH	50.00
MAGES ADLER, LIBBY	17-03-201-066-1051	42 REILLY	50.00
MAGES, JACK M.	17-03-204-064-1140	42 REILLY	50.00
MAGETT, FRANCINE E	20-11-206-058-0000	04 PRECKWINKLE	50.00
MAHAN JR. RAY N.	17-04-424-051-1281	42 REILLY	50.00
DALNATI, DONNA M.	17-03-222-015-0000	42 REILLY	50.00
MANCUSO, JADES U	14-33-423-048-1102	43 DALEY	50.00
MANGIONE, PETER L.	17-10-221-083-1626	42 REILLY	50.00
MANN, JOEL U	17-03-101-028-1058	43 DALEY	50.00
MANTEL, MARY J	14-05-215-015-1216	48 SMITH	50.00
MARCH, WALTER	17-03-201-066-1080	42 REILLY	50.00

10/6/2010

REPORTS OF COMMITTEES

102483

 COMMITTEE ON FINANCE
 SMALL CLAIMS, CITY OF CHICAGO
 SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
MARCUS, MARSMALL	17-10-103-027-1369	42 REILLY	50.00
MARGOLIS, GAIL	14-28-322-038-1222	43 DALEY	50.00
DARKS, PHYLLIS	14-16-301-041-1820	46 SMILLER	50.00
MARTIN, ARTHUR M.	17-03-201-076-1026	42 REILLY	50.00
MAURER, JUDITH L.	17-10-122-025-1197	42 REILLY	50.00
RAYER, LARRY	17-10-105-014-1133	42 REILLY	50.00
MAYS, DONALD	14-21-310-055-1034	44 TUNNEY	50.00
MCCABE, PATRICIA A	17-04-216-064-1335	42 REILLY	50.00
MCCLARK, CAROLE D	14-33-200-016-1062	43 DALEY	50.00
MCCORMELL, MICHAEL D	17-09-114-021-1127	42 REILLY	50.00
MCCORMELL, SHELILA M	17-04-207-086-1032	42 REILLY	50.00
MCCORDUGAL, ALFRED L.	17-03-208-022-1024	42 REILLY	50.00
MCNAMANON, ROSEMARY	14-28-200-003-1118	44 TUNNEY	50.00
MCNADARA, ELIZABETH A	14-21-314-048-1216	44 TUNNEY	50.00
MCNAMARA, JOSEPH J	17-04-424-051-1076	42 REILLY	50.00
MEONICK, ROBERT	17-04-217-081-0000	42 REILLY	50.00
MENAKER, ROSLYN P.	17-03-208-021-1062	42 REILLY	50.00
DETCALF, ADRIENNE G	14-33-423-048-1352	43 DALEY	50.00
MEYERS, CHARLES J.	14-28-200-003-1057	44 TUNNEY	50.00
MINAI, DUNITRA L.	14-08-408-035-0000	48 SMITH	50.00
MILLER, DONALD R.	17-04-441-024-1027	42 REILLY	50.00
DILLER, DOROTHY C.	13-20-109-045-1006	38 ALLEN	50.00
MILLER, JANICE I	14-28-200-003-1011	44 TUNNEY	50.00
MILLER, RONALD	17-04-207-087-1129	42 REILLY	50.00
MILLS CERNY, JUDITH A	14-28-200-003-1096	44 TUNNEY	50.00
MINASSIAN, EDDUARD	17-03-201-076-1001	42 REILLY	50.00
RINTZER, DAVID	17-03-208-021-1056	42 REILLY	50.00
DISKIEWICZ, MELENA	19-23-308-041-1017	13 OLIVO	50.00
MODAJER, MORTESA	14-28-200-004-1170	44 TUNNEY	50.00
DONIGAL, VERNON J.	20-12-108-039-1035	04 PRECKUINKLE	50.00
MOODY, ROBERT A	14-21-312-053-1005	44 TUNNEY	50.00
MOOK, GRACE	17-10-318-058-1077	42 REILLY	50.00
MOOKEY, JO A.	17-03-222-015-0000	42 REILLY	50.00
MOORE, CLINTON	20-34-413-024-0000	06 LYLE	50.00
DODRE, HENRY L	20-14-202-076-1427	05 MAIRSTON	50.00
DODRNY, MARY P	14-33-423-048-1319	43 DALEY	50.00
MORRIS, EMILY R	10-36-118-005-1002	50 STONE	50.00
ROSCOW, DAVID	17-03-208-005-0000	42 REILLY	50.00
MOSES, JERALD P	17-03-207-061-1052	42 REILLY	50.00
MOYNES, JEAN A	9-36-425-052-1001	41 DOMERTY	50.00
MUHAMMAD CARL E	20-24-411-018-1011	05 MAIRSTON	50.00
MUKHOPADHYAY, DIPANKAR & ALPANA	17-10-221-083-1341	42 REILLY	50.00
MURPHY, ARTHUR J	17-04-217-073-0000	42 REILLY	50.00
DURPHY, DELDRES	20-11-206-058-0000	04 PRECKUINKLE	50.00
MURRAY, SHARON A	13-10-200-026-1127	39 LAURIND	50.00
MUSTARI, FRANK J.	17-04-207-087-1467	42 REILLY	50.00
HANGLE, MATTHEW F	13-02-300-005-1013	39 LAURIND	50.00
WEIDBURGER, JUNE F	17-04-441-024-1114	42 REILLY	50.00
NEIMAN, EUGENE M	14-05-203-011-1306	49 MOORE	50.00
NEIDAN, WILLIAM J	17-03-208-005-0000	42 REILLY	50.00
NELSON, FLORENCE	14-28-322-038-1186	43 DALEY	50.00

COMMITTEE ON FINANCE
SMALL CLAIMS, CITY OF CHICAGO
SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
HEHEROFF, LISA	17-03-204-064-1135	42 REILLY	50.00
NESS, ALLA	10-36-120-003-1123	50 STONE	50.00
NESTI, MARY ALICE	14-28-322-038-1038	43 DALEY	50.00
NIERINSKI, JOSEPH C	14-21-112-015-1007	46 SHILLER	50.00
NOAH, BURTON	17-03-222-015-0000	42 REILLY	50.00
NOONAN, BARBARA	17-04-440-034-1004	42 REILLY	50.00
NUSSBAUD, BERNARD J	17-03-207-068-1117	42 REILLY	50.00
OLIN, ROSALYN U.	17-03-226-065-1240	42 REILLY	50.00
OLSEN, MARIA T.	13-02-300-009-1012	39 LAURIND	50.00
ORTH, DAVID	17-10-318-058-1329	42 REILLY	50.00
OVERDYER, EVA H	10-36-407-037-1033	50 STONE	50.00
PADD, ALICE ADAM	17-03-222-015-0000	42 REILLY	50.00
PANAGAKIS, GEORGE P	14-33-104-076-1018	43 DALEY	50.00
PARSON, BARBARA	14-33-202-013-0000	43 DALEY	50.00
PASIK, LESTER	17-03-204-063-1030	42 REILLY	50.00
PATACSIL, ROSALINDA D	17-03-214-014-1049	42 REILLY	50.00
PATTERSON, CAROL L	20-34-413-024-0000	06 LYLE	50.00
PAUL, PATRICIA A	17-03-109-033-1025	43 DALEY	50.00
PEARL, EDUARD H	17-03-227-024-1215	42 REILLY	50.00
PELLER, SHERRY	17-10-105-014-1005	42 REILLY	50.00
PEPDNIS, CATHERINE J.	17-03-207-068-1057	42 REILLY	50.00
PERCIVAL, DIANE	14-18-216-037-1001	47 SCHULTER	50.00
PETERSON, WILLIAM D.	17-10-103-027-1372	42 REILLY	50.00
PETTERINO, MARISA	17-03-222-015-0000	42 REILLY	50.00
PIPER, PETER A	17-03-221-004-0000	42 REILLY	50.00
PLOTKIN, GERALD	10-36-118-005-1249	50 STONE	50.00
POSTILION, DIANE D.	14-08-203-001-0000	48 SMITH	50.00
POTTHAST, CHRISTINE	13-15-412-027-1014	39 LAURIND	50.00
POWELL, DONALD D.	17-03-222-015-0000	42 REILLY	50.00
POZNANSKI, ANDREW	14-28-322-038-1223	43 DALEY	50.00
PRIES, WINNIE U	12-23-224-043-1013	36 BANKS	50.00
PRDCUNIER, ROBERT U	17-10-400-012-1755	42 REILLY	50.00
RABUN, KAREN D	14-33-330-019-1015	43 DALEY	50.00
RADER, BLAINE D	17-04-224-049-1002	42 REILLY	50.00
RANDIN, FRANCISCO J	17-03-228-032-1160	42 REILLY	50.00
REED, BLANCHE	20-34-413-024-0000	06 LYLE	50.00
REED, ROSAURA	13-18-409-074-1063	38 ALLEN	50.00
REESE, PRENILLA	25-11-300-017-0000	08 HARRIS	50.00
REICIN, JUDITH	17-03-106-027-1090	43 DALEY	50.00
REID, LOUISE L.	17-03-222-015-0000	42 REILLY	50.00
RERICK, NANCY L	14-28-322-038-1161	43 DALEY	50.00
REPEIKA, BARBARA	10-36-407-037-1014	50 STONE	50.00
REYNOLDS, CHARLES A	14-33-202-013-0000	43 DALEY	50.00
RIDENDUR, SUZANNE S	17-04-207-087-1531	42 REILLY	50.00
RIGGID, CARL L	14-28-322-038-1261	43 DALEY	50.00
RISTICH, VERA	13-08-430-083-1014	45 LEVAR	50.00
RITCHIE, DIANA A	14-33-423-048-1316	43 DALEY	50.00
ROBERTS, DAN	17-03-221-004-0000	42 REILLY	50.00
ROBERTS, LLOYD G	14-32-127-040-1004	32 VAGUESPACK	50.00
RODICSEK, RODICA	17-03-222-015-0000	42 REILLY	50.00
RODINSON, DRENA	20-34-413-024-0000	06 LYLE	50.00

10/6/2010

REPORTS OF COMMITTEES

102485

 COMMITTEE ON FINANCE
 SMALL CLAIMS, CITY OF CHICAGO
 SEVER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
ROBINSON, IRMA	17-03-202-065-1035	42 REILLY	50.00
ROE, MARGARET L.	17-10-223-033-1025	42 REILLY	50.00
ROEGGE, DEULAH D.	17-03-222-015-0000	42 REILLY	50.00
ROKEY, CHARLES E	17-10-222-007-1423	42 REILLY	50.00
ROSENBERG, GERRY J	17-03-106-027-1001	43 DALEY	50.00
ROSENBLATT, KATHRYN & DURRAY	17-10-221-283-1620	42 REILLY	50.00
ROSENTHAL, JEROLD I.	17-03-222-020-0000	42 REILLY	50.00
ROSS, DAVID A.	17-03-222-015-0000	42 REILLY	50.00
ROTHENBERG, HAROLD J.	17-04-217-110-0000	42 REILLY	50.00
ROTHSTEIN, RUTH H.	17-03-207-068-1158	42 REILLY	50.00
RUDIK, CAROL D	10-36-100-018-1198	50 STONE	50.00
RUBINSTEIN, USUALDO	17-03-204-064-1088	42 REILLY	50.00
RUDZITIS, ALDA	17-04-207-087-1268	42 REILLY	50.00
RUXIN, JOANNE C.	17-03-207-068-1017	42 REILLY	50.00
SADOU, LEO	17-03-201-066-1047	42 REILLY	50.00
SANCHEZ, BENEDICTO	14-28-200-003-1082	44 TUNNEY	50.00
SANNASARDO, ROSALEEN H	13-09-407-082-1001	45 LEVAR	50.00
SAPOTZNICK, PHYLLIS G	10-36-120-003-1039	50 STONE	50.00
SARRIS, HEREDITH D	17-10-221-083-1015	42 REILLY	50.00
SAUNDERS, RAYMOND E.	17-03-222-015-0000	42 REILLY	50.00
SCALA, PATRICIA A	17-04-217-104-0000	42 REILLY	50.00
SCALES, STERLING	14-33-422-068-1050	43 DALEY	50.00
SCERDA, VILHA	14-05-215-017-1397	48 SHITH	50.00
SCHALE, FLORENCE C.	17-10-400-012-1021	42 REILLY	50.00
SCHERER, KARLA	17-03-208-005-0000	42 REILLY	50.00
SCHNELTZ, TONY J.	17-10-221-083-1356	42 REILLY	50.00
SCHNIEDEKE, HERBERT	17-04-424-051-1555	42 REILLY	50.00
SCHNACKENBERG, SHIRLEY	17-03-226-065-1063	42 REILLY	50.00
SCHNARR, EUGENE D	12-24-100-111-1018	36 BANKS	50.00
SCHNELL, ROSEMARY J.	14-28-200-004-1131	44 TUNNEY	50.00
SCHONEUISE, ROGER H	14-33-423-048-1180	43 DALEY	50.00
SCHREIDHAN, EDUARD L	14-28-200-004-1037	44 TUNNEY	50.00
SCHULTE, RALPH J	10-31-409-062-1033	50 STONE	50.00
SEROTA, PHYLLIS H.	17-03-227-022-1059	42 REILLY	50.00
SHADUICK, PHYLLIS J.	17-03-222-015-0000	42 REILLY	50.00
SHANDUH, AIDA	13-10-200-026-1129	39 LAURIND	50.00
SHAPIRO, DTY	17-04-441-024-1006	42 REILLY	50.00
SHAPKUS, EVELYN	17-03-222-015-0000	42 REILLY	50.00
SHEATS, LETITIA S	14-33-422-068-1006	43 DALEY	50.00
SHEIL, KATHRYN L.	17-03-227-022-1017	42 REILLY	50.00
SHELTON, KATHERINE J	20-34-413-024-0000	06 LYLE	50.00
SHINER, ALLEN H.	17-03-228-033-4022	42 REILLY	50.00
SHORE, JACK	17-03-226-065-1067	42 REILLY	50.00
SHULMAN, SYDHA	10-36-100-018-1244	50 STONE	50.00
SIAULYS, MICHAEL J	9-36-112-031-1003	41 DOWHERTY	50.00
SIECEL, SEYMOUR D	17-03-204-064-1027	42 REILLY	50.00
SINDN, LINDA	17-03-208-022-1030	42 REILLY	50.00
SINDN, S STEVEN	13-10-200-026-1182	39 LAURIND	50.00
SKRDBACZ, MICHAEL	12-11-104-033-1037	41 DOWHERTY	50.00
SLAVITT, HARLENE	13-02-300-005-1025	39 LAURIND	50.00
SMITH, CHARLENE K	20-11-206-058-0000	04 PRECKUINKLE	50.00

COMMITTEE ON FINANCE
 SHALL CLAIMS, CITY OF CHICAGO
 SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
SMITH, CHARLES	17-03-222-015-0000	42 REILLY	50.00
SMITH, DALE H	17-04-424-051-1101	42 REILLY	50.00
SMITH, FRANKLIN	20-14-202-076-1154	05 HAIRSTON	50.00
SMITH, MARILYN R.	17-04-424-051-1403	42 REILLY	50.00
SMITH, RICHARD J	17-10-401-005-1566	42 REILLY	50.00
SMULL, MARILYN	14-21-110-020-1419	46 SHILLER	50.00
SONNERFIELD, PEGGY	14-28-206-005-1007	44 TUNNEY	50.00
SONG, JEE H	13-10-200-026-1139	39 LAURIND	50.00
SOREL, PETER	17-10-221-083-1058	42 REILLY	50.00
SOSHNIK, MAXINE D	20-13-102-029-1369	05 HAIRSTON	50.00
SPARKS, JERRY D	17-10-401-005-1515	42 REILLY	50.00
SPENCE, WILLIAM A	17-03-200-058-0000	42 REILLY	50.00
STALEY, UTA DE TAPPAN	17-03-208-005-0000	42 REILLY	50.00
STAR, SIMON	17-03-201-076-1070	42 REILLY	50.00
STEIDER, RAQUEL	17-03-202-063-1040	42 REILLY	50.00
STEIN, FLORA	14-28-200-003-1150	44 TUNNEY	50.00
STEPKIN, ESTHER P	14-21-110-020-1182	46 SHILLER	50.00
STEVENS, DONALD R	17-03-221-004-0000	42 REILLY	50.00
STILLMAN, STEPHEN J	13-02-419-037-1002	39 LAURIND	50.00
STINSON, PHYLLIS L	20-11-206-058-0000	04 PRECKVINKLE	50.00
STOTLAND, ROBERTA R	17-03-207-068-1092	42 REILLY	50.00
SUANSTROM, THOMAS E.	17-04-441-024-1149	42 REILLY	50.00
SZUCHART, IRENE	13-09-328-059-1007	45 LEVAR	50.00
TAKAYAMA, MASAMI	17-03-222-015-0000	42 REILLY	50.00
TAYLOR, GLORIA R.	17-03-200-063-1096	42 REILLY	50.00
TAYLOR, JANET K.	13-09-317-030-1006	45 LEVAR	50.00
TELANGATOR, JUDITH H	17-03-207-068-1070	42 REILLY	50.00
TEUSCHER, FLORENCE	17-03-204-064-1038	42 REILLY	50.00
THAR, DENG-KONG	14-08-203-016-1271	48 SMITH	50.00
THOMSON, HICKEY M	14-21-314-053-1204	44 TUNNEY	50.00
TIDSTROM, ULLA-BRITT	11-31-400-051-1066	50 STONE	50.00
TINDLE, RONALD G.	14-08-203-016-1076	48 SMITH	50.00
TOTH, ANDY	14-21-101-035-1007	46 SHILLER	50.00
TRAQUENA, ERNESTO A	17-10-221-083-1039	42 REILLY	50.00
TREIDER, WALTER G.	17-03-201-076-1077	42 REILLY	50.00
UHLDANN, JEANETTE R	17-10-122-025-1224	42 REILLY	50.00
ULINSKI, PHILIP	20-12-112-069-1060	05 HAIRSTON	50.00
UPIN, JANE S	17-10-221-083-1666	42 REILLY	50.00
USKUP, ERGIN	17-03-208-021-1118	42 REILLY	50.00
VAID, JOHN	14-28-322-038-1177	43 DALEY	50.00
VALLE, RAFAEL F.	17-03-222-015-0000	42 REILLY	50.00
VAN STRAATON, NATALIE	17-03-222-015-0000	42 REILLY	50.00
VELEZ, CARMEN	14-21-110-020-1005	46 SHILLER	50.00
VOGELGESANG, UYLLA	14-28-322-038-1034	43 DALEY	50.00
WAGNON, ROBERT F	14-33-400-042-1261	43 DALEY	50.00
WALKARZ, SARA T	10-36-205-003-0000	50 STONE	50.00
WALSODRF, MARY T	14-33-423-048-1280	43 DALEY	50.00
WALTERS, JOHN L.	14-08-203-016-1414	48 SMITH	50.00
WEBB, WILLIAM J.	17-03-207-068-1055	42 REILLY	50.00
WELLING, DIANE H	17-03-106-027-1041	43 DALEY	50.00
WEST, HENRIETTA	17-10-401-005-1342	42 REILLY	50.00

10/6/2010

REPORTS OF COMMITTEES

102487

COMMITTEE ON FINANCE
 SMALL CLAIMS, CITY OF CHICAGO
 SEWER REBATE JOURNAL

NAME	PIN NUMBER	ALDERMAN	AMOUNT
WETHORE, WILLIAM J.	17-10-223-033-1484	42 REILLY	50.00
WHALEY, YVONKE S	20-11-206-058-0000	04 PRECKWINKLE	50.00
WHEELER, SAKORA A	17-10-401-005-1676	42 REILLY	50.00
WIGGINS, MARY JEANETTE	17-10-318-058-1029	42 REILLY	50.00
WILDER, RONALD J	17-10-401-005-1458	42 REILLY	50.00
WILHELM, SUSAN	17-04-207-087-1097	42 REILLY	50.00
WILLIAMS, LANA J	25-11-300-020-0000	08 HARRIS	50.00
WILSON, TRUMAN	25-11-300-036-0000	08 HARRIS	50.00
WINSLOW, PATRICIA A	20-14-202-076-1144	05 HAIRSTON	50.00
WOLFE, KENNETH J	19-15-228-061-0000	13 OLIVO	50.00
WOLFE, LANCE	14-05-215-015-1122	48 SMITH	50.00
WOLFSON, LUCILLE B	10-36-100-018-1080	50 STONE	50.00
WOLLMAN, JACK B.	17-03-106-027-1095	43 DALEY	50.00
WOLFE, DORRIS K	17-03-202-063-1081	42 REILLY	50.00
WYKELL, LUISE H	14-28-200-003-1110	44 TURNER	50.00
YANDU, ADELAIDE R	13-10-200-026-1036	39 LAWRIK	50.00
YASHAR, JOANNE	13-10-200-026-1045	39 LAWRIK	50.00
YOUNG, SUSAN S	17-10-401-005-1339	42 REILLY	50.00
YOUNG, BARBARA	17-03-222-015-0000	42 REILLY	50.00
ZABEL, JANET R	17-10-401-005-1410	42 REILLY	50.00
ZAKIN, SANDRA L	14-05-215-015-1079	48 SMITH	50.00
ZALESKY, WALTER	13-16-117-045-1028	45 LEWIS	50.00
ZAMMATA, BOBBIE J.	17-10-318-058-1249	42 REILLY	50.00
ZARKOWSKY, HAROLD	17-10-105-014-1082	42 REILLY	50.00
ZICICH, DANIEL	17-03-207-061-1010	42 REILLY	50.00
ZLOBIN, ZADWIGA	14-05-215-015-1057	48 SMITH	50.00
		* TOTAL AMOUNT	26,800.00

ISSUANCE OF CITY OF CHICAGO CHARITABLE SOLICITATION (TAG DAY) PERMITS.

[Or2010-951]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an order authorizing applications for the City of Chicago charitable solicitation (tag day) permits, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed order transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the said proposed order transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said order as passed:

Ordered, That the Committee on Finance is hereby authorized and directed to issue charitable solicitation (tag day) permits to the following organizations:

- A. Mercy Home for Boy & Girls
January 1, 2011 through December 31, 2011 -- citywide;
- B. Children's Benefit League of Chicago & Suburbs
April 8 and 9, 2011 -- citywide;
- C. Autism Society of Illinois
October 22, 2010 -- citywide; and
- D. Albany Park Community Center
November 1, 2010 -- citywide.

This order shall take effect and be in force from and after its passage.

Do Not Pass -- CLAIMS FOR VARIOUS REFUNDS.

[FCL2010-10]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, Small Claims Division, to which was referred on October 31, 2007 and on subsequent dates, sundry claims for various refunds, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Do *Not Pass* said claims for payment.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

[List of denied claimants printed on pages 102491
through 102493 of this *Journal*.]

Do Not Pass -- CONDOMINIUM REFUSE REBATE CLAIMS.

[FCL2010-10]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, Condominium Refuse Rebate Division, to which was referred on March 18, 2009 and on subsequent dates, sundry claims for condominium refuse rebate claims, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Do Not Pass* said claims for payment.

(Continued on page 102494)

10/6/2010

REPORTS OF COMMITTEES

102491

City Of Chicago

Denied Claims by Claim Name

Denied Date: 10/06/2010

Claimant Name	Introduced to City Council
ROCK, ERIC R.	02/06/2008
CREWS, DONALD E.	03/12/2008
GUROS, JANINA	03/12/2008
LARRIEU, JOHN A.	03/12/2008
LAUDANI, JOSEPH	03/12/2008
LEWISON, BARRY M.	03/12/2008
MITCHELL, RITA G.	03/12/2008
MOORE, BELINDA E.	03/12/2008
RUSCIGNO, JOHN	03/12/2008
SINIAWSKI, JASON M.	03/12/2008
LACUNAS, MIRANDA	04/09/2008
LEWIS, MAISHA	04/09/2008
MILENKOVIC, RAJKA	04/09/2008
MITCHELL, ROSIE LEE	04/09/2008
MOLINA, THERESE A.	04/09/2008
REMAR, KATHRYN F.	04/09/2008
RIFT, DAVID B.	04/09/2008
SCHMIDT, KEITH W.	04/09/2008
SCHWARZ, DONNA L.	04/09/2008
BOBIEK, DARLENE S.	05/14/2008
CARTER, STACEY	05/14/2008
Kurbyun, Chris	05/14/2008
Vorricia, Harvey	06/11/2008
Werner, Mark	06/11/2008
Hill, Shemeka G.	07/09/2008
Pineda, Guillermo	07/09/2008
Plafoutzis, Peter	07/09/2008
Richardson, Benjamin	07/09/2008
Rivera, Rodolfo	07/09/2008
Oh, David	10/08/2008
CAUDILL, JEFFREY S	02/11/2009
CHAVEZ, MYRNA M	02/11/2009
Leinart, Anne	02/11/2009
MOHAMMED, MUNWAR	02/11/2009
MONTAG, DANIEL	02/11/2009
Pekarek, Romi	02/11/2009
Pighini, Ronald	02/11/2009
Sullivan, Michael T.	02/11/2009

Denied Date: 10/06/2010

Claimant Name	Introduced to City Council
KOFFSKI, MEGHAN K	03/18/2009
RIVAS, FRANCISCO	03/18/2009
Copeland, Leah N.	04/22/2009
Cartes, Hugo	04/22/2009
FOGERTY, ELIZABETH	04/22/2009
FOUTRIS, LOUIS	04/22/2009
GEORGIS, PETER J.	04/22/2009
Kenneth, Berglund W.	04/22/2009
RAMIREZ, JESUS	06/03/2009
STEWART, MICHAEL A	09/09/2009
OCAMPO, ROBERTO	10/07/2009
PROKUSKI, MARK W	10/07/2009
STOIA, SILVIA A	10/07/2009
MCKNUCKLES, ASIA V	11/18/2009
ROBINSON, LARRY	11/18/2009
CHOW, HENG HOY	02/10/2010
LEAKE, LEVI P	02/10/2010
LOPEZ, SARAH J	02/10/2010
MADAY, TOM	02/10/2010
REAVY, MIKE	02/10/2010
JEZIORSKI, EMILY M	03/10/2010
MATTHEWS, CURTIS	04/14/2010
ROSEBUD, RESTUARANT	04/14/2010
WRIGHT-CONEY, SHEILA	04/14/2010
CORONEL, DANIELR. R.	05/12/2010
FOSTER, BANK C/O CHUBB	05/12/2010
Hernandez, Carlos	05/12/2010
Jancetic, Jason Paul	05/12/2010
rodriguez, carmen	05/12/2010
Garcia, Maria E	06/09/2010
ATIA, SHADY	07/28/2010
CALDWELL, JOAN	07/28/2010
DelBoccio, Patricia	07/28/2010
HOOKE SR., DERRICK	07/28/2010
Lagrone, Booker T.	07/28/2010
Muhammad, Jean P.	07/28/2010
Paruch, Anna K	07/28/2010
Patel, Parul B.	07/28/2010
Peet, Hope R.	07/28/2010
ALLEN, EUGENE	09/08/2010
CRUZ, ROCIO	09/08/2010
Kimble, Levell T.	09/08/2010

10/6/2010

REPORTS OF COMMITTEES

102493

Denied Date: 10/06/2010

Claimant Name	Introduced to City Council
Kimble, Levell T.	09/08/2010
Kimble, Levelle T.	09/08/2010
Lorenzana, Noel B.	09/08/2010
MARYLAND, LLC	09/08/2010
Mallo, Mitchell & Helen	09/08/2010
Martin, Matthew	09/08/2010
Nationwide Insurance a/s/o Taary,	09/08/2010
STEWART, BARBARA	09/08/2010
THOMAS, SHIRLEY	09/08/2010

(Continued from page 102490)

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

[List of denied claimants printed on page 102495 of this *Journal*.]

Placed On File -- REPORT OF SETTLEMENTS OF SUITS AGAINST CITY DURING MONTH OF JULY 2010.

[F2010-245]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a list of cases in which judgments were entered or cases settled during the month of July 2010, having had the same

(Continued on page 102496)

C I T Y O F C H I C A G O
COMMITTEE ON FINANCE
REFUSE REBATE COUNCIL ORDERS--DID NOT PASS

MEETING DATE 10/06/2010

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELIGIBLE UNITS	TYPE	AMOUNT OF REBATE	***** SPONSOR *****	
ARCHES D. TOWNHOMES	16	ANNUAL	2007	MANUEL FLORES	01
BELDEN PLACE CONDO ASSOC.	21	ANNUAL	2006	REY COLON	35
BELDEN PLACE CONDO ASSOC.	21	ANNUAL	2007	REY COLON	35
BLUE RIBBON CONDO ASSOC.	6	ANNUAL	2008	VI DALEY	43
BOSWORTH MANOR CONDO. ASSN.	9	ANNUAL	2008	THOMAS TUNNEY	44
BOUNDARY COURT CONDO ASSOC.	16	SEMI-ANNUAL	2009	BERNARD L. STONE	50
CUMBERLAND VIEW CONDOMINIUMS	32	ANNUAL	2008	WILLIAM JP BANKS	36
EASTRIDGE CONDO ASSOC.	24	SEMI-ANNUAL	2009	JOE MOORE	49
KIMBARK OF UNIVERSITY CONDO.	6	ANNUAL	2008	LESLIE HAIRSTON	05
LELAND HEIGHTS CONDO. ASSOC.	9	SEMI-ANNUAL	2009	HELEN SHILLER	46
MANOR PARK CONDO ASSOCIATION	21	SEMI-ANNUAL	2006	RICHARD F. MELL	33
MANOR PARK CONDO ASSOCIATION	21	ANNUAL	2007	RICHARD F. MELL	33
ONE EAST 15TH PLACE CONDO ASSN	143	ANNUAL	2008	PAT DOWELL	03
SOUTH SHORE VILLA CONDO. ASSN.	39	ANNUAL	2006	LESLIE HAIRSTON	05
THE 4110 NORTH WESTERN CONDO	7	ANNUAL	2008	EUGENE C. SCHULTER	47
UNIVERSITY COMMONS CONDOMINIUM	30	ANNUAL	2007	LESLIE HAIRSTON	05
UNIVERSITY REALTY TRUST	16	ANNUAL	2007	LESLIE HAIRSTON	05
WEST SUNNYSIDE PLACE CONDO	15	ANNUAL	2006	RICHARD F. MELL	33
WEST SUNNYSIDE PLACE CONDO	15	ANNUAL	2007	RICHARD F. MELL	33
1031 W. MONROE CONDO ASSOC.	4	ANNUAL	2008	ROBERT FIORETTI	02
1715-17 W. BRYN MAWR CONDO	8	ANNUAL	2007	PATRICK J O'CONNOR	40
20 EAST GOETHE CONDO ASSOC.	38	ANNUAL	2006	VI DALEY	43
2043 N. MOHAWK CONDO. ASSOC.	6	ANNUAL	2007	VI DALEY	43
2846 SOUTHPORT CONDO ASSOC.	6	ANNUAL	2008	SCOTT WAGUESPACK	32
3122-24 SEMINARY CONDO.ASSOC.	6	ANNUAL	2008	THOMAS TUNNEY	44
3435 W. BERTEAU CONDO. ASSOC.	12	ANNUAL	2008	RICHARD F. MELL	33
419 WELLINGTON CONDO ASSOC.	4	ANNUAL	2008	THOMAS TUNNEY	44
4815-19 W. HUTCHINSON CONDO.	12	SEMI-ANNUAL	2009	PATRICK J. LEVAR	45
515 NOBLE LOFTS CONDO ASSN.	67	ANNUAL	2008	WALTER BURNETT JR.	27
5340-44 HYDE PARK CONDOMINIUM	12	ANNUAL	2007	LESLIE HAIRSTON	05
6113-15 W. HIGGINS CONDO ASSN.	8	ANNUAL	2006	PATRICK J. LEVAR	45
6113-15 W. HIGGINS CONDO ASSN.	8	ANNUAL	2007	PATRICK J. LEVAR	45
640 W. BARRY CONDO. ASSOC.	16	ANNUAL	2007	THOMAS TUNNEY	44
77 E. 16TH ST. CONDO. ASSOC.	3	ANNUAL	2008	ROBERT FIORETTI	02
77TH & CORNELL CONDO ASSOC	1	ANNUAL	2006	MICHELLE HARRIS	08
8727 BRYN MAWR PLACE CONDO	59	SEMI-ANNUAL	2009	BRIAN G. DOHERTY	41

10/6/2010

REPORTS OF COMMITTEES

102495

(Continued from page 102494)

under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the list of cases transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and said list of cases and report were *Placed on File*.

Placed On File -- REPORT OF SETTLEMENTS OF SUITS AGAINST CITY DURING
MONTH OF AUGUST 2010.

[F2010-246]

The Committee on Finance submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration a list of cases in which judgments were entered or cases settled during the month of August 2010, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the list of cases transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and said list of cases and report were *Placed on File*.

COMMITTEE ON THE BUDGET AND GOVERNMENT OPERATIONS.

APPOINTMENT OF PATRICIA JACKOWIAK AS DIRECTOR OF ADMINISTRATIVE HEARINGS.

[A2010-69]

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration a communication and report concerning the appointment of Patricia Jackowiak as the Director of Administrative Hearings, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Approve the proposed appointment transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) CARRIE M. AUSTIN,
Chairman.

On motion of Alderman Austin, the committee's recommendation was *Concurred In* and the said proposed appointment of Patricia Jackowiak as the Director of Administrative Hearings was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

At this point in the proceedings, Alderman Zaiewski, President Pro Tempore, rose and speaking from the Mayor's rostrum, extended congratulations on behalf of Mayor Daley to Patricia Jackowiak on her appointment as Director of Administrative Hearings.

SUPPLEMENTAL APPROPRIATION AND AMENDMENT OF YEAR 2010 ANNUAL APPROPRIATION ORDINANCE WITHIN FUND 925.

[SO2010-4214]

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on the Budget and Government Operations, having had under consideration an ordinance authorizing a supplemental appropriation and an amendment to the year 2010 annual appropriation ordinance necessary to reflect an increase in the amount of funds received from federal, state, public and/or private agencies and having been presented with a proposed substitute ordinance by the Office of Budget and Management, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed substitute ordinance transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) CARRIE M. AUSTIN,
Chairman.

On motion of Alderman Austin, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The Annual Appropriation Ordinance for the year 2010 of the City of Chicago (the "City") contains estimates of revenues receivable as grants from agencies of the state and federal governments and public and private agencies; and

WHEREAS, In accordance with Section 8 of the Annual Appropriation Ordinance, the heads of various departments and agencies of the City have applied to agencies of the state and federal governments and public and private agencies for grants to the City for various purposes; and

WHEREAS, On February 17, 2009, President Barack Obama signed into law the American Recovery and Reinvestment Act of 2009 ("ARRA"); and

WHEREAS, Pursuant to ARRA, and in accordance with Section 8 of the Annual Appropriation Ordinance, the heads of various departments and agencies of the City expect to receive Federal stimulus funding ("ARRA Funds") for a variety of important purposes; and

WHEREAS, ARRA directs units of government receiving ARRA Funds to put in place the necessary legal predicates to accepting such funds, to promote a timely and efficient use of such funds; and

WHEREAS, The City through its Department of Police ("Police") anticipates receiving ARRA Funds in the amount of \$174,000 from the United States Department of Justice which shall be used for the ARRA -- Starcomm for Local Law Enforcement program; and

WHEREAS, The City through Police has been awarded additional federal grant funds in the amount of \$40,000 by the United States Department of Homeland Security, Transportation Security Administration which shall be used for the National Explosives Detection Canine Team Program; and

WHEREAS, The City through its Office of Emergency Management and Communications has been awarded additional private grant funds in the amount of \$58,000 by Northwestern University which shall be used for the Traffic Management Authority Control Aides project; and

WHEREAS, The City through its Department of Environment has been awarded federal grant funds in the amount of \$315,000 by the United States Department of Agriculture, Forest Service which shall be used for the Development of Integrated Payments for Ecosystem Services Program in the Great Lakes Watershed; and

WHEREAS, The City to date anticipates receiving \$583,790,000 in ARRA Funds and if and when these additional ARRA funds are approved and appropriated the City will anticipate receiving an aggregate amount of ARRA funds in the amount of \$583,964,000; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The sum of \$587,000, not previously appropriated, has become available or is anticipated to be received by the City pursuant to ARRA, for appropriation for the year 2010 and is hereby appropriated from Fund 925 -- Grant Funds for the year 2010.

SECTION 2. The sum of \$587,000, not previously appropriated, is hereby appropriated from Fund 925 -- Grant Funds for the year 2010. The Annual Appropriation Ordinance, as amended, is hereby further amended by striking the words and figures and adding the words and figures indicated in the attached Exhibit A which is hereby made a part hereof.

SECTION 3. All ARRA Funds appropriated pursuant to this ordinance shall be accounted for, disbursed, and in all other respects managed and reported in accordance with applicable Federal and State requirements imposed by or pursuant to ARRA.

SECTION 4. Pursuant to Federal requirements, the distribution of ARRA Funds will be posted on the Internet and made available for public inspection.

SECTION 5. The Mayor and appropriate City officers are authorized to execute such certifications and take such other actions as are necessitated by requirements of the United States Government or the State of Illinois in conjunction with the receipt, accounting and disbursement of ARRA Funds.

SECTION 6. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of Chicago (the "Municipal Code"), or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall be controlling. No provision of the Municipal Code or violation of any provision of the Municipal Code shall be deemed to render voidable at the option of the City any document, instrument or agreement authorized in connection with any City debt obligations now or hereafter outstanding or to render any such document, instrument, agreement or any City debt obligations now or hereafter outstanding subject to termination or cancellation at the option of the City or to impair the validity of this ordinance or the rights of any owners of City debt obligations to receive payment in connection therewith or to impair the security for any City debt obligations; provide that the foregoing shall not be deemed to affect the availability of any other remedy or penalty for any violation of any provision of the Municipal Code. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance.

SECTION 7. This ordinance shall be in full force and effect upon its passage and approval.

Exhibit "A" referred to in this ordinance reads as follows:

10/6/2010

REPORTS OF COMMITTEES

102501

*Exhibit "A".**Amendment To The 2010 Appropriation Ordinance.*

Code	Department And Item	Strike Amount	Add Amount		
Estimate Of Grant Revenue For 2010					
	Awards From Agencies Of The Federal Government	\$1,623,579,084	\$1,623,934,084		
	Awards From Public and Private Agencies	30,393,000	30,451,000		
	Anticipated ARRA Stimulus awards from the Federal Government	583,790,000	583,964,000		
		Strike Amount	Add Amount	Strike Amount	Add Amount
		2010 Anticipated Grant	2010 Anticipated Grant	2010 Total	2010 Total
				(Includes anticipated and carryover)	
925 -- Grant Funds					
57 Department Of Police					
	ARRA -- Starcomm For Local Law Enforcement		\$ 174,000		\$ 174,000
	National Explosives Detection Canine Team	\$ 1,043,000	1,083,000		1,083,000

	Strike Amount 2010 Anticipated Grant	Add Amount 2010 Anticipated Grant	Strike Amount 2010 Total (Includes anticipated and carryover)	Add Amount 2010 Total
58 Office Of Emergency Management And Communications				
Traffic Management Authority Control Aides		\$ 58,000	\$ 171,000	\$ 229,000
72 Department Of Environment				
Development of Integrated Payments for Ecosystem Services Program in the Great Lakes Watershed		315,000		315,000

COMMITTEE ON BUILDINGS.

ISSUANCE OF PERMITS FOR SIGN/SIGNBOARDS.

The Committee on Buildings submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Buildings, having had under consideration nine proposed sign orders and ordinances (which were referred to the Committee on Buildings on July 28, 2010, September 8, 2010 and introduced directly into Committee on September 27, 2010) pursuant to Section 14-40-120, "Aldermanic Recommendation", of the Municipal Code of Chicago, begs leave to recommend that Your Honorable Body do Pass the attached orders and ordinances (one -- 1st Ward, one -- 2nd Ward, two -- 32nd Ward, two -- 36th Ward, one -- 42nd Ward, and two -- 50th Ward) transmitted herewith.

This recommendation was concurred in by the Committee members of the Committee on Buildings, with no dissenting votes.

These ordinances and orders shall be in full force and take effect from and after their passage and publication.

Respectfully,

(Signed) BERNARD L. STONE,
Chairman.

On motion of Alderman Stone, the said proposed ordinances and orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances and orders as passed (the italic heading in each case not being a part of the ordinance or order):

*6220 N. California Ave.
(East Elevation)*

[O2010-4330]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings is hereby authorized and directed to issue a sign permit to Doyle Signs, Inc., 232 West Interstate Road, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Aldi Food Market, 6220 North California Avenue (east elevation) Chicago, Illinois with the dimensions, height and square foot area:

Dimensions: length, 20 feet; height, 4 feet
Height Above Grade/Roof to Top of Sign: 20 feet
Total Square Foot Area: 120 square feet.

Notwithstanding any provisions of Title 17 of the Municipal Code of the City of Chicago (the City Zoning Ordinance) to the contrary, the Commissioner of Buildings is hereby directed and authorized to issue a sign permit to the address referenced within this ordinance.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*6220 N. California Ave.
(South Elevation)*

[O2010-4331]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings is hereby authorized and directed to issue a sign permit to Doyle Signs, Inc., 232 West Interstate Road, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Aldi Food Market, 6220 North California Avenue (south elevation) Chicago, Illinois with the dimensions, height and square foot area:

Dimensions: length, 20 feet; height, 4 feet
Height Above Grade/Roof to Top of Sign: 20 feet
Total Square Foot Area: 120 square feet.

Notwithstanding any provisions of Title 17 of the Municipal Code of the City of Chicago (the City Zoning Ordinance) to the contrary, the Commissioner of Buildings is hereby directed and authorized to issue a sign permit to the address referenced within this ordinance.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

1948 N. Elston Ave.

[Or2010-926]

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Chesterfield Window, 16999 Van Dam Road, South Holland, Illinois 60423, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Chicago Flower Company, 1948 North Elston Avenue:

Dimensions: length, 22 feet, 1 inch; height, 6 feet, 8 inches
Height Above Grade/Roof to Top of Sign: 16 feet, 8 inches
Total Square Foot Area: 147 square feet.

Such sign shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

2604 N. Elston Ave.

[Or2010-927]

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to Parvin-Clauss Sign Company, 165 Tubeway Drive, Carol Stream, Illinois 60188, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Pep Boys, 2604 North Elston Avenue, Chicago, Illinois 60647:

Dimensions: length, 26 feet, 8 inches; height, 15 feet, 8 inches
Height Above Grade/Roof to Top of Sign: 126 feet
Total Square Foot Area: 418 square feet (painted on existing Water Tower).

Such sign shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

6560 W. Fullerton Ave.

[Or2010-928]

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to KGD Enterprise, Inc., doing business as Chicago Sign, 26w535 Saint Charles Road, Carol Stream, Illinois 60188, for the erection of a sign over 100 square feet (in area of one face) at AJ Wright, 6560 West Fullerton Avenue, Chicago, Illinois 60707:

Dimensions: length, 35 feet, 4 inches; height, 7 feet, 10 inches
Height Above Grade/Roof to Top of Sign: 21 feet, 10 inches
Total Square Foot Area: 277 square feet.

Such sign shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

7180 -- 7192 W. Grand Ave./2519 N. Harlem Ave.

[O2010-4215]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings is hereby authorized and directed to issue a sign permit to NW Sign Industries, 360 Crider Avenue, Moorestown, New Jersey 08057, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Chase, 7180 -- 7192 West Grand Avenue/2519 North Harlem Avenue, Chicago, Illinois with the dimensions, height and square foot area:

Dimensions: length, 4 feet, 10.25 inches; height, 24 feet
Height Above Grade/Roof to Top of Sign: 24 feet, .625 inch
Total Square Foot Area: 116.75 square feet.

Notwithstanding any provisions of Title 17 of the Municipal Code of the City of Chicago (the City Zoning Ordinance) to the contrary, the Commissioner of Buildings is hereby directed and authorized to issue a sign permit to the address referenced within this ordinance.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

1235 N. LaSalle Dr.

[O2010-4216]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings is hereby authorized and directed to issue a sign permit to White Way Sign, 451 Kingston Court, Mount Prospect, Illinois 60056, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at the Fitness Formula Clubs, 1235 North LaSalle Drive, Chicago, Illinois 60610 with the dimensions, height and square foot area:

Dimensions: length, 36 feet, 4 inches; height, 12 feet, 9 inches
Height Above Grade/Roof to Top of Sign: 19 feet, 6 inches
Total Square Foot Area: 338 square feet
Elevation: west.

Notwithstanding any provisions of Title 17 of the Municipal Code of the City of Chicago (the Chicago Zoning Ordinance) to the contrary, the Commissioner of Buildings is hereby directed and authorized to issue a sign permit to the address referenced within this ordinance.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

557 W. Polk St.

[Or2010-929]

Ordered, That the Commissioner of Buildings is hereby directed to issue a sign permit to All American Sign Company, 5501 West 109th Street, Oak Lawn, Illinois 60453, for the erection of a business identification sign over 24 feet in height and over 100 square feet (in area of one face) at Morris & Sons, 557 West Polk Street, Chicago, Illinois (east elevation):

Dimensions: length, 20 feet; height, 16 feet
Height Above Grade/Roof to Top of Sign: 61 feet
Total Square Foot Area: 320 square feet.

Such sign shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

1464 W. Webster Ave.

[Or2010-930]

Ordered, That the Commissioner on Buildings is hereby directed to issue a sign permit to Neon Chicago, 216 South Maple Street, Oak Park, Illinois 60302, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Peerless Rug, 1464 West Webster Avenue:

Dimensions: length, 17 feet; height, 17 feet
Height Above Grade/Roof to Top of Sign: 34 feet
Total Square Foot Area: 289 square feet.

Such sign shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

Withdrawn -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 2117 W. IRVING PARK RD.

[WOr2010-4]

The Committee on Buildings submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Buildings, having had under consideration one proposed sign order (which was referred to the Committee on Buildings on June 9, 2010) pursuant to Section 14-40-120, "Aldermanic Recommendation", of the Municipal Code of Chicago, begs leave to recommend that Your Honorable Body *Withdraw*, at the request of Alderman Gene Schuler, the attached order (2117 West Irving Park Road) for the 47th Ward transmitted herewith.

This recommendation was concurred in by the Committee members of the Committee on Buildings, with no dissenting votes.

This order shall be in full force and take effect from and after its passage and publication.

Respectfully,

(Signed) BERNARD L. STONE,
Chairman.

On motion of Alderman Stone, the committee's recommendation was *Concurred In* and the said proposed order transmitted with the foregoing committee report was *Withdrawn* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said withdrawn order:

Ordered, That the Commissioner on Buildings is hereby directed to issue a sign permit to Radius, Inc., 540 Frontage Road, Suite 2165, Northfield, Illinois 60093, for the erection of a sign/signboard over 15 feet in height and/or over 100 total square feet at Radius, Inc., 2117 West Irving Park Road (east elevation):

Dimensions: length, 15 feet; height, 15 feet
Total Square Foot Area: 225 square feet.

Such sign shall comply with all applicable provisions of Chapter 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and related structures.

COMMITTEE ON COMMITTEES, RULES AND ETHICS.

CORRECTIONS OF CITY COUNCIL JOURNAL OF PROCEEDINGS.

The Committee on Committees, Rules and Ethics submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Committees, Rules and Ethics, having had under consideration four ordinances as follows:

an ordinance (PO2010-5198) correcting the *Journal of the Proceedings of the City Council of the City of Chicago* of July 28, 2010, page 97628 by striking: "Section 42. Removal of Disabled Parking Permit Number 66588 for 6212 West Warwick Avenue (39th Ward)" appearing in the 11th printed line from the top of the page and inserting in lieu thereof: "Section 42. Removal of Disabled Parking Permit Number 66588 for 6212 West Warwick Avenue (38th Ward)" (O'Connor);

an ordinance (PO2010-5199) correcting the *Journal of the Proceedings of the City Council of the City of Chicago* of July 28, 2010, page 97630 by inserting immediately after the 14th printed line (including the header line) from the top of the page: "40 Extension of Residential Permit Parking Zone Number 56 -- 7:30 A.M. to 9:30 A.M. and 4:00 P.M. to 7:00 P.M. -- Monday through Friday by adding: (west side) of the 6700 block of North Lakewood Avenue" (O'Connor);

an ordinance (PO2010-5197) correcting the *Journal of the Proceedings of the City Council of the City of Chicago* of June 30, 2010, page 95394 by striking: "31 2723 North Kilpatrick Avenue -- Disabled Parking Permit 72383" appearing in the 8th printed line from the top of the page and inserting in lieu thereof: "31 2723 North Kilpatrick Avenue -- Disabled Parking Permit 71383" (O'Connor); and

an ordinance (PO2010-5200) correcting the *Journal of the Proceedings of the City Council of the City of Chicago* of June 30, 2010, page 95395 by striking: "50 2210 West Arthur Avenue -- Disabled Parking Permit 45335" appearing in the 7th printed line from the top of the page and inserting in lieu thereof: "50 2210 West Arthur Avenue -- Disabled Parking Permit 71236" (O'Connor); and

having had the same under advisement, begs to leave to report and recommend that Your Honorable Body Pass the proposed ordinances.

This recommendation was concurred in by a viva voce vote of the members of the Committee on October 6, 2010, with no dissenting votes.

Respectfully submitted,

(Signed) RICHARD F. MELL,
Chairman.

On motion of Alderman Mell, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

July 28, 2010.
(Page 97628)

[O2010-4469]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. I hereby move to correct the *Journal of the Proceedings of the City Council of the City of Chicago* of the regular City Council meeting held on Wednesday, July 28, 2010, page 97628, Committee on Traffic Control and Safety Recommended Report-Out, the item in the 10th and 11th printed lines (including the header line) from the top of the page, as follows:

by striking:

"Section 42. Removal of Disabled Parking Permit Number 66588 for 6212 West Warwick Avenue (39th Ward)"

and inserting in lieu thereof:

"Section 42. Removal of Disabled Parking Permit Number 66588 for 6212 West Warwick Avenue (38th Ward)".

SECTION 2. This ordinance shall be in effect upon its passage and publication.

July 28, 2010.
(Page 97630)

[O2010-4470]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. I hereby move to correct the *Journal of the Proceedings of the City Council of the City of Chicago* of the regular City Council meeting held on Wednesday, June 28, 2010, page 97630, Committee on Traffic Control and Safety Recommended Report-Out, by inserting the following item immediately after the 14th printed line from the top of the page (including header line):

"Extension to Residential Permit Parking Zone Number 56 -- 7:30 A.M. to 9:30 A.M. and 4:00 P.M. to 7:00 P.M. -- Monday through Friday by adding the (west side) of the 6700 block of North Lakewood Avenue" (40th Ward).

SECTION 2. This ordinance shall be in effect upon its passage and publication.

June 30, 2010.
(Page 95394)

[O2010-4471]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. I hereby move to correct the *Journal of the Proceedings of the City Council of the City of Chicago* of the regular City Council meeting held on Wednesday, June 30, 2010, Committee on Traffic Control and Safety Recommended Report-Out, the item on page 95394 in the 8th printed line (including the header line) from the top of the page, as follows:

by striking:

"31 2723 North Kilpatrick Avenue -- Disabled Parking Permit 72383"

and inserting in lieu thereof:

"31 2723 North Kilpatrick Avenue -- Disabled Parking Permit 71383".

SECTION 2. This ordinance shall be in effect upon its passage and publication.

June 30, 2010.

(Page 95395)

[O2010-4472]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. I hereby move to correct the *Journal of the Proceedings of the City Council of the City of Chicago* of the regular City Council meeting held on Wednesday, June 30, 2010, page 95395, Committee on Traffic Control and Safety Recommended Report-Out, the item on the 7th printed line (including the header line) from the top of the page, as follows:

by striking:

“50 2210 West Arthur Avenue -- Disabled Parking Permit 45335”

and inserting in lieu thereof:

“50 2210 West Arthur Avenue -- Disabled Parking Permit 71236”.

SECTION 2. This ordinance shall be in effect upon its passage and publication.

COMMITTEE ON ECONOMIC, CAPITAL AND
TECHNOLOGY DEVELOPMENT.

SUPPORT OF COOK COUNTY CLASS 6(b) TAX INCENTIVE FOR PROPERTY AT
4140 S. RACINE AVE.

[R2010-1071]

The Committee on Economic, Capital and Technology Development submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Economic, Capital and Technology Development, having had under

consideration a proposed resolution introduced by Alderman James Balcer (11th Ward) authorizing Class 6(b) tax incentives for the property located at 4140 South Racine Avenue, pursuant to the Cook County Real Property Assessment Classification Ordinance, begs leave to recommend that Your Honorable Body Adopt said resolution transmitted herewith.

This recommendation was concurred in by a viva voce vote of all Committee members present, with no dissenting votes.

Respectfully submitted,

(Signed) MARGARET LAURINO,
Chairman.

On motion of Alderman Laurino, the said proposed resolution transmitted with the foregoing committee report was Adopted by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said resolution as adopted:

WHEREAS, The Cook County Board of Commissioners has enacted the Cook County Real Property Assessment Classification Ordinance, as amended from time to time (the "Ordinance"), which provides for, among other things, real estate tax incentives to property owners who build, rehabilitate, enhance and occupy property which is located within Cook County and which is used primarily for industrial purposes; and

WHEREAS, The City of Chicago (the "City"), consistent with the Ordinance, wishes to induce industry to locate and expand in the City by supporting financial incentives in the form of property tax relief; and

WHEREAS, Gypsum Supply Co., an Illinois corporation (the "Applicant"), owns certain real estate located generally at 4140 South Racine Avenue, Chicago, Illinois 60609, as further described on Exhibit A hereto (the "Subject Property"); and

WHEREAS, The Applicant has constructed an approximately 37,942 square foot industrial facility located on the Subject Property; and

WHEREAS, The Applicant has filed with the Office of the Assessor of Cook County (the "Assessor") an eligibility application for a Class 6(b) tax incentive under the Ordinance; and

WHEREAS, The Subject Property is located within (i) the Chicago Empowerment Zone (created pursuant to Title XIII of the Omnibus Budget Reconciliation Act of 1993 (Public Law 103-66)), (ii) the City of Chicago Enterprise Zone Number 2 (created pursuant to the Illinois Enterprise Zone Act, 20 ILCS 665/1, et seq., as amended, and pursuant to an ordinance enacted by the City Council of the City, as amended), and (iii) the Stockyards Industrial-Commercial Redevelopment Project Area (created pursuant to the Illinois Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended, and pursuant to an ordinance enacted by the City Council of the City), and the purposes of the Chicago Empowerment Zone, Enterprise Zones and Redevelopment Project Areas are also to provide certain incentives in order to stimulate economic activity and to revitalize depressed areas; and

WHEREAS, It is the responsibility of the Assessor to determine that an application for a Class 6(b) classification or renewal of a Class 6(b) classification is eligible pursuant to the Ordinance; and

WHEREAS, The Ordinance requires that, in connection with the filing of a Class 6(b) eligibility application with the Assessor, the applicant must obtain from the municipality in which such real estate that is proposed for Class 6(b) designation is located a resolution expressly stating that the municipality has determined that the incentive provided by Class 6(b) is necessary for development to occur on such real estate and that the municipality supports and consents to the Class 6(b) classification by the Assessor; and

WHEREAS, The intended use of the Subject Property will provide significant present and future employment; and

WHEREAS, Notwithstanding the Class 6(b) status of the Subject Property, the redevelopment and utilization thereof will generate significant new revenues to the City in the form of additional real estate taxes and other tax revenues; now, therefore,

Be It Resolved by the City Council of the City of Chicago:

SECTION 1. That the City determines that the incentive provided by Class 6(b) is necessary for the development to occur on the Subject Property.

SECTION 2. That the City supports and consents to the Class 6(b) classification by the Assessor with respect to the Subject Property.

SECTION 3. That the Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Office of the Cook County Assessor, Room 312, County Building, Chicago, Illinois 60602 and a certified copy of this resolution may be included with the Class 6(b) eligibility application filed with the Assessor by the Applicant, as applicant, in accordance with the Ordinance.

SECTION 4. That this resolution shall be effective immediately upon its passage and approval.

Exhibit "A" referred to in this resolution reads as follows:

Exhibit "A".

Legal Description Of Subject Property:

Parcel 1:

Lots 1 and 2 (except the south 200 feet thereof) in the subdivision of Block 4 in Packer's Addition to Chicago (being a subdivision of part of the northwest quarter of Section 5, Township 38 North, Range 14 East of the Third Principal Meridian), excepting from said Lot 1 that part thereof falling within a parcel of land which is described as follows: a parcel of land, comprised of a part of Lot 1 and of a part of the north half of the private alley, 30 feet wide lying south of and adjoining said Lot 1, in the subdivision of Block 4 in Packer's Addition to Chicago (being a subdivision of part of the northwest quarter of Section 5, Township 38 North, Range 14 East of the Third Principal Meridian), which parcel of land is bounded and described as follows: beginning at the northeast corner of said Lot 1, and running; thence south along the east line of said Lot 1, and along a southward extension of said east line of Lot 1, a distance of 448.64 feet to the point of intersection of said southward extension with the south line of said north half of the private alley lying south of and adjoining said Lot 1; thence west along the south line of the north half of said private alley, a distance of 8.67 feet; thence north along a straight line, a distance of 421.53 feet to a point of curve which is 9.46 feet west from said east line of Lot 1; thence northwardly along the arc of a circle, convex to the east and having a radius of 992 feet, a distance of 27.11 feet to a point on the north line of said Lot 1 which is 9.88 feet west from the northeast corner of said Lot 1; and thence east along said north line of Lot 1 said distance of 9.88 feet to the point of beginning, in Cook County, Illinois.

Parcel 2:

Non-exclusive easement for ingress and egress by trucks, motor and other vehicles and by persons on foot over the west 20 feet of the south 200 feet of the aforesaid Lots 1 and 2, as reserved in deed made by LaSalle National Bank, as trustee under trust agreement dated March 12, 1975 and known as Trust Number 48701 to Kathleen R. Karlo dated June 17, 1977 and recorded July 29, 1977 as Document 24034855, in Cook County, Illinois.

Permanent Real Estate Tax Index Number (P.I.N.) For The Subject Property:

20-05-110-010-0000.

COMMITTEE ON EDUCATION AND CHILD DEVELOPMENT.

REAPPOINTMENT OF TERRY E. NEWMAN AS MEMBER OF BOARD OF TRUSTEES OF COMMUNITY COLLEGE DISTRICT NO. 508.

[A2010-70]

The Committee on Education and Child Development submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Education and Child Development, having had under consideration a communication from the Mayor (referred September 8, 2010) for the reappointment of Terry E. Newman as a member of Community College District Number 508, for terms effective immediately and expiring June 30, 2013, begs leave to recommend that Your Honorable Body Approve the said proposed appointment which was transmitted herewith.

This recommendation was concurred in by a viva voce vote of the Committee on Education and Child Development.

Respectfully submitted,

(Signed) LATASHA R. THOMAS,
Chairman.

On motion of Alderman Thomas, the committee's recommendation was *Concurred In* and the said reappointment of Terry E. Newman as a member of the Board of Trustees of Community College District Number 508 was Approved by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

At this point in the proceedings, Alderman Zaiewski, President Pro Tempore, rose and speaking from the Mayor's rostrum, extended congratulations on behalf of Mayor Daley to Terry E. Newman on his appointment to the Board of Trustees of Community College District No. 508.

REAPPOINTMENT OF NANCY J. CLAWSON AND REVEREND ALBERT D. TYSON III AS MEMBERS OF BOARD OF TRUSTEES OF COMMUNITY COLLEGE DISTRICT NO. 508.

[A2010-71]

The Committee on Education and Child Development submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Education and Child Development, having had under consideration a communication from the Mayor (referred September 8, 2010) for the reappointment of Nancy J. Clawson and Reverend Albert D. Tyson III as members of Community College District Number 508, for terms effective immediately and expiring June 30, 2012, begs leave to recommend that Your Honorable Body *Approve* the said proposed reappointment which was transmitted herewith.

This recommendation was concurred in by a viva voce vote of the Committee on Education and Child Development.

Respectfully submitted,

(Signed) LATASHA R. THOMAS,
Chairman.

On motion of Alderman Thomas, the committee's recommendation was *Concurred In* and the said proposed reappointment of Nancy J. Clawson and Reverend Albert D. Tyson III as members of Community College District Number 508 was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

At this point in the proceedings, Alderman Zaiewski, President Pro Tempore, rose and speaking from the Mayor's rostrum, extended congratulations on behalf of Mayor Daley to Nancy J. Clawson on her appointment to the Board of Trustees of Community College District No. 508.

APPOINTMENT OF EVERETT RAND AS MEMBER OF BOARD OF TRUSTEES OF
COMMUNITY COLLEGE DISTRICT NO. 508.

[A2010-72]

The Committee on Education and Child Development submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Education and Child Development, having had under consideration a communication from the Mayor (referred September 8, 2010) for the appointment of Everett Rand as a member of Community College District Number 508, for term effective immediately and expiring June 30, 2013, begs leave to recommend that Your Honorable Body *Approve* the said proposed appointment which was transmitted herewith.

This recommendation was concurred in by a viva voce vote of the Committee on Education and Child Development.

Respectfully submitted,

(Signed) LATASHA R. THOMAS,
Chairman.

On motion of Alderman Thomas, the committee's recommendation was *Concurred In* and the said proposed appointment of Everett Rand as a member of Community College District Number 508 was Approved by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

At this point in the proceedings, Alderman Zaiewski, President Pro Tempore, rose and speaking from the Mayor's rostrum, extended congratulations on behalf of Mayor Daley to Everett Rand on his appointment to the Board of Trustees of Community College District No. 508.

COMMITTEE ON HOUSING AND REAL ESTATE.

ACCEPTANCE OF BID FOR PURCHASE OF CITY-OWNED PROPERTY AT 10812 S. BUFFALO AVE. PURSUANT TO ADJACENT NEIGHBORS LAND ACQUISITION PROGRAM.

[O2010-4332]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Community Development authorizing the sale of city-owned property at 10812 South Buffalo Avenue (10th Ward) pursuant to the Adjacent Neighbors Land Acquisition Program, having the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by a vote of the members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

On motion of Alderman Suarez, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The City of Chicago ("City") hereby accepts the bid to purchase the vacant parcel of property ("Parcel") identified on Exhibit A attached hereto, pursuant to the terms of the Adjacent Neighbors Land Acquisition Program ("Program") established pursuant to Chapter 2-159-010 of the Municipal Code of the City.

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the Parcel to the successful bidder ("Bidder") identified on Exhibit A for the purchase price of One Thousand Two Hundred and no/100 Dollars (\$1,200.00). The conveyance shall be subject to all terms, conditions, covenants and restrictions of the Program.

SECTION 3. The Bidder acknowledges that if the Bidder develops the Parcel with a residential housing project, as defined under and that is subject to Section 2-44-090 of the Municipal Code of the City (the "Affordable Requirements Ordinance"), the Bidder and such project shall be obligated to comply with the Affordable Requirements Ordinance.

SECTION 4. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 5. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 6. This ordinance shall take effect upon its passage and approval.

Exhibit "A" referred to in this ordinance reads as follows:

Exhibit "A".

Bidder:

Antonio Ulloa and Rosalba Garcia Ulloa.

Address:

10812 South Buffalo Avenue.

Bid Amount:

\$1,200.00.

Legal Description (subject to title commitment and survey):

Lot 7 in Block 4 in Russell's Subdivision of the southeast quarter of the northeast quarter of Section 18, Township 37 North, Range 15, East of the Third Principal Meridian in Cook County, Illinois.

Address:

10814 South Buffalo Avenue
Chicago, Illinois 60617.

Property Index Number:

26-18-211-031-0000.

SALE OF CITY-OWNED PROPERTY AT 12034 S. PRINCETON AVE. TO
PATRICK M. PALMER UNDER PRESERVING COMMUNITIES TOGETHER
PROGRAM.

[O2010-4333]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Community Development authorizing the sale of city-owned property at 12034 South Princeton Avenue under the Preserving Communities Together Program to Patrick M. Palmer (34th Ward), having the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

This recommendation was concurred in by a vote of the members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

On motion of Alderman Suarez, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harhs, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Luhnno, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of Article VII, Section 6(a) of the Constitution of the State of Illinois of 1970 and,

as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City Council of the City ("City Council") by ordinance adopted May 20, 1992 and published in the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") for such date at pages 16333 -- 16335 (the "Program Ordinance"), established the Chicago Abandoned Properties Program ("CAP Program"), pursuant to which the City has acquired numerous abandoned properties either through statutory abandonment proceedings, or through the foreclosure of municipal liens, and conveyed such abandoned properties to developers for rehabilitation, and worked with such developers to successfully rehabilitate such abandoned properties; and

WHEREAS, The City Council, by ordinance adopted February 6, 2008 and published in the *Journal* for such date at pages 20654 -- 20657, renamed the CAP Program as the "Preserving Communities Together Program" (the "PCT Program") and expanded the acquisition authority for such program; and

WHEREAS, There are a substantial number of abandoned, detehorated and dangerous buildings in the City which threaten the health, safety, economic stability and general welfare of the citizens of the City, and which are the subject of certain housing court proceedings; and

WHEREAS, The City has created the PCT Program to help abate the dangers posed by abandoned, detehorated and dangerous buildings in the City through the acquisition and subsequent conveyance of the buildings to parties who have proposed to rehabilitate them; and

WHEREAS, The City is the owner of the property commonly known as 12034 South Phnceton Avenue, Chicago, Illinois, and legally deschbed on Exhibit A hereto (the "Property"), which is improved with a single-family residence in need of substantial repair, and is qualified to be included in the PCT Program; and

WHEREAS, Pathck M. Palmer, an individual (the "Developer"), has proposed to purchase the Property from the City and rehabilitate it for residential housing in accordance with the provisions of the PCT Program; and

WHEREAS, The Department of Community Development ("DCD") of the City has reviewed the Developer's application and has recommended that the City Council approve the conveyance of the Property to the Developer for the purpose of rehabilitating the building located thereon in accordance with the provisions of the PCT Program; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The sale of the Property to the Developer in an amount to be determined by the Commissioner of DCD, such amount not to exceed Five Thousand and no/100 Dollars (\$5,000.00), plus any holding costs incurred by the City during its period of ownership, is hereby approved. This approval is expressly conditioned upon the City entering into a

redevelopment agreement with the Developer. The Commissioner of DCD or any successor department thereto is authorized to negotiate and execute a redevelopment agreement with the Developer, and such other documents which may be required or necessary to implement the intent and objectives of the PCT Program, subject to the approval of the Corporation Counsel.

SECTION 2. The Mayor is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the Property to the Developer, or to a land trust of which the Developer is the sole beneficiary, or to a business entity of which the Developer is the sole controlling party, subject to the approval of the Corporation Counsel.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict

SECTION 5. This ordinance shall take effect upon its passage and approval.

Exhibit "A" referred to in this ordinance reads as follows:

Exhibit "A".

Legal Description (subject to title commitment and survey):

Lot 15 and the south 5 feet of Lot 14 in Block 22 in West Pullman in the west half of the northeast quarter and the northwest quarter of Section 28, Township 37 North, Range 14, East of the Third Principal Meridian (except the north 2 acres of that part west of the railroad of the south third of the northwest quarter of said Section 28) in Cook County, Illinois.

Commonly Known As:

12034 South Princeton Avenue
Chicago, Illinois 60629.

Property Index Number:

25-28-209-028-0000.

SALE OF CITY-OWNED PROPERTY AT 9119 S. MACKINAW AVE. TO RUTH EWING AND HELEN WHITE.

[O2010-4334]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Community Development authorizing the sale of city-owned property at 9119 South Mackinaw Avenue in the South Chicago Tax Increment Financing Area to Ruth Ewing and Helen White (10th Ward), having the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by a vote of the members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

On motion of Alderman Suarez, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harhs, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is the owner of the vacant parcel of property located at 9119 South Mackinaw Avenue, Chicago, Illinois, which is legally described on

Exhibit A attached hereto ("Property"), which Property is located in the South Chicago Tax Increment Financing Area ("Area") established pursuant to ordinances adopted by the City Council on April 12, 2000, and published in the *Journal of the Proceedings of the City Council of the City of Chicago*, for such date at pages 28776 through 28896; and

WHEREAS, Ruth Ewing and Helen White ("Grantees"), 9117 South Mackinaw Avenue, Chicago, Illinois 60617, have offered to purchase the Property from the City to improve with landscaped open space thereon; and

WHEREAS, Public notice advertising the City's intent to enter into a negotiated sale of the Property with the Grantees and requesting alternative proposals appeared in the *Chicago Sun-Times*, a newspaper of general circulation, on July 12, 2010, and July 19, 2010; and

WHEREAS, No alternative proposals were received by the deadline indicated in the aforesaid notice; and

WHEREAS, The City is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The City Council hereby approves the sale of the Property to the Grantees in the amount of \$2,000.00.

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy Clerk is authorized to attest, a quitclaim deed conveying the Property to the Grantees. Such deed shall include a covenant obligating the Grantees to use the Property only for use consistent with the land uses permitted under the redevelopment plan for the Area. Grantees' acceptance of the City's deed shall constitute Grantees' agreement to such covenant. The quitclaim deed shall also contain language substantially in the following form:

This conveyance is subject to the express condition that the Property is improved with landscaped open space within six (6) months of the date of this deed. In the event that the condition is not met, the City of Chicago may re-enter the Property and revert title in the City of Chicago. Grantees, at the request of the City of Chicago, covenant to execute and deliver to the City a reconveyance deed to the Property to further evidence such reversion of title. This right of reversion and re-entry shall terminate upon the issuance and recordation of a certificate of completion, release or similar instrument by the City of Chicago.

The Grantees acknowledge that if, after such six (6) month period, the Grantees develop the Property with a residential housing project, as defined under and that is subject to Section 2-44-090 of the Municipal Code of the City (the "Affordable Requirements Ordinance"), the Grantees and such project shall be obligated to comply with the Affordable Requirements Ordinance.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall take effect upon its passage and approval.

Exhibit "A" referred to in this ordinance reads as follows:

Exhibit "A".

Legal Description (subject to title commitment and survey):

Lot 3 in resubdivision of Lot 15 of Block 64 in subdivision by Calumet and Chicago Canal and Dock Company in Sections 5 and 6, Township 37 North, Range 15, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

9119 South Mackinaw Avenue
Chicago, Illinois 60617.

Property Index Number:

26-05-114-010-0000.

SALE OF CITY-OWNED PROPERTY AT 2314 W. WARREN BLVD. TO JOHN KATSOUDAS AND ELENA TIMOFEEVA.

[O2010-4335]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Community Development authorizing the sale of city-owned property at 2314 West Warren Boulevard in the Central West Tax Increment Financing Area to John Katsoudas and Elena Timofeeva (2nd Ward), having the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

This recommendation was concurred in by a vote of the members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

On motion of Alderman Suarez, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harhs, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Luhn, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is the owner of the vacant parcel of property located at 2314 West Warren Boulevard, Chicago, Illinois, which is legally described on Exhibit A attached hereto ("Property"), which Property is located in the Central West Tax Increment Financing Area ("Area") established pursuant to ordinances adopted by the City Council on February 16, 2000, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date at pages 25276 through 25432; and

WHEREAS, John Katsoudas and Elena Timofeeva ("Grantees"), 2312 West Warren Boulevard, Chicago, Illinois 60612, have offered to purchase the Property from the City to improve with landscaped open space thereon; and

WHEREAS, Public notice advertising the City's intent to enter into a negotiated sale of the Property with the Grantees and requesting alternative proposals appeared in the *Chicago Sun-Times*, a newspaper of general circulation, on July 27, 2010 and August 3, 2010; and

WHEREAS, No alternative proposals were received by the deadline indicated in the aforesaid notice; and

WHEREAS, The City is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The City Council hereby approves the sale of the Property to the Grantees in the amount of \$60,000.00.

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the Property to the Grantees. Such deed shall include a covenant obligating the Grantees to use the Property only for use consistent with the land uses permitted under the redevelopment plan for the Area. Grantees' acceptance of the City's deed shall constitute Grantees' agreement to such covenant. The quitclaim deed shall also contain language substantially in the following form:

This conveyance is subject to the express conditions that: 1) the Property is improved with landscaped open space within six (6) months of the date of this deed; and 2) the Property is thereafter maintained and used as landscaped open space in perpetuity.

In the event that the conditions are not met, the City of Chicago may re-enter the Property and revert title in the City of Chicago. Grantees, at the request of the City of Chicago, covenant to execute and deliver to the City a reconveyance deed to the Property to further evidence such reversion of title.

This right of reverter and re-entry in favor of the City of Chicago shall terminate forty (40) years from the date of this deed.

Grantees' acceptance of such quitclaim deed shall be deemed to be Grantees' agreement to comply with such redevelopment obligations.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall take effect upon its passage and approval.

Exhibit "A" referred to in this ordinance reads as follows:

Exhibit "A".

Legal Description (subject to title commitment and survey):

Lot 45 in C. Follansbee's Subdivision of Block 57 in Canal Trustees' Subdivision of Section 7, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

2314 West Warren Boulevard
Chicago, Illinois 60612.

Property Index Number:

17-07-324-039-0000.

ACQUISITION OF PROPERTY FOR PUBLIC OPEN SPACE AND PARK IN
WASHINGTON PARK COMMUNITY AREA.

[O2010-4336]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Zoning and Land Use Planning authorizing the acquisition of property for public open space and park in the Washington Park Community area (20th Ward), having the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

This recommendation was concurred in by a vote of the members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

On motion of Alderman Suarez, the said proposed ordinance transmitted with the foregoing committee report was Passed by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harhs, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Luhnno, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The Chicago Plan Commission, the Chicago Park District ("CPD") and the City Council of the City have previously prepared and approved that certain planning document entitled, "CitySpace: An Open Space Plan For Chicago", dated January 1998 (the "Open Space Plan"), which set forth certain goals and objectives for increasing open space in the City; and

WHEREAS, The City Council of the City ("City Council") finds that there is a shortage of public open space and public parks in the neighborhoods in the Washington Park Community Area and the shortage is a serious issue for the community; and

WHEREAS, The City Council finds that open space and public parks are essential to the general health, safety and welfare of the City; and

WHEREAS, The City Council finds that the establishment of additional public open space and public parks is essential to the general health, safety and welfare of the City; and

WHEREAS, The City Council finds that it is useful, necessary and desirable to acquire the parcels of real property identified on Exhibit A attached hereto and make a part hereof (the "Acquisition Parcels") for the public purpose of establishing such additional public open space and public park; and

WHEREAS, The City Council finds that the acquisition of the Acquisition Parcels is consistent with and in furtherance of one of the primary objectives of the Open Space Plan, which is the expansion of open space within neighborhoods; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The foregoing recitals, findings and statements of fact are hereby adopted as the findings of the City Council.

SECTION 2. It is hereby determined, declared and found that it is useful, desirable and necessary that the City of Chicago acquire the Acquisition Parcels for the public purpose of establishing public open space and a public park (the "Project"). This ordinance shall not be construed to obligate the City to acquire all of the Acquisition Parcels in order for such public purpose to be satisfied. The City of Chicago, acting through the Commissioner (the "Commissioner") of the Department of Zoning and Land Use Planning ("DZLUP"), may, in his or her discretion, elect not to acquire one or more of the Acquisition Parcels or elect to acquire less than the entire parcel or less than the fee interest in any parcel. The public purpose shall nonetheless be satisfied so long as the Acquisition Parcels that are acquired are devoted to such public ownership and public use. In making such determination, the Commissioner shall take into account the Project cost and available funds, the schedule for the Project, the sequence of acquisition, the Project configuration and the relative contribution of such parcel to the Project. The Commissioner's exercise of such discretion as to any parcel shall not affect the necessity to acquire any other of the Acquisition Parcels.

SECTION 3. The Corporation Counsel is authorized to negotiate for the acquisition by the City of the Acquisition Parcels. If the Corporation Counsel and the owner of an Acquisition Parcel are able to agree on the terms of the purchase, the Corporation Counsel is authorized to negotiate a purchase contract for such Acquisition Parcel on behalf of the City for the agreed price. If the Corporation Counsel is unable to agree with the owner of an Acquisition Parcel on the terms of a voluntary negotiated purchase, then the Corporation Counsel shall be authorized to institute or prosecute condemnation proceedings on behalf of the City for the purpose of acquiring fee simple title to the Acquisition Parcel under the City's power of eminent domain. If the City acquires the property from the Corporation For Open Lands, an Illinois not-for-profit corporation ("Corlands"), the City shall also be authorized to reimburse Corlands for the following acquisition-related costs incurred by Corlands in amounts determined by the Commissioner to be reasonable and customary as part of the City's acquisition costs for the Property: Corlands' acquisition costs and closing costs; Phase I environmental report and appraisal costs; demolition and site preparation costs; and legal and holding fees.

SECTION 4. The Commissioner is authorized to execute such documents as may be necessary to implement the provisions of this ordinance, subject to the approval of the Corporation Counsel.

SECTION 5. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 6. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 7. This ordinance shall be effective upon its passage and approval.

Exhibit "A" referred to in this ordinance reads as follows:

Exhibit "A".

Acquisition Parcels.

(Subject To Final Title Commitment And Survey)

Address	Permanent Index Number
5742 South Perry Avenue Chicago, Illinois	20-16-219-037
5752 South Perry Avenue Chicago, Illinois	20-16-219-041
41 West 57 th Place Chicago, Illinois	20-16-220-003
5745 South Perry Avenue Chicago, Illinois	20-16-220-005
5749 South Perry Avenue Chicago, Illinois	20-16-220-006
5742 South Lafayette Avenue Chicago, Illinois	20-16-220-028

Address	Permanent Index Number
5744 South Lafayette Avenue Chicago, Illinois	20-16-220-029
5746 South Lafayette Avenue Chicago, Illinois	20-16-220-030
5750 South Lafayette Avenue Chicago, Illinois	20-16-220-031
5752 South Lafayette Avenue Chicago, Illinois	20-16-220-032
5754 South Lafayette Avenue Chicago, Illinois	20-16-220-033
5764 South Lafayette Avenue Chicago, Illinois	20-16-220-036
5743 South Lafayette Avenue Chicago, Illinois	20-16-221-004
5749 South Lafayette Avenue Chicago, Illinois	20-16-221-006
5751 South Lafayette Avenue Chicago, Illinois	20-16-221-008
5738 South State Street Chicago, Illinois	20-16-221-030
5756 South State Street Chicago, Illinois	20-16-221-032
5760 South State Street Chicago, Illinois	20-16-221-033
5762 South State Street Chicago, Illinois	20-16-221-034
5764 South State Street Chicago, Illinois	20-16-221-035
5752 South State Street Chicago, Illinois	20-16-221-049

LEASE AGREEMENT WITH QUAD COMMUNITIES DEVELOPMENT CORPORATION
FOR CITY-OWNED PROPERTY ON PORTIONS OF S. COTTAGE GROVE AVE.
[O2010-4337]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of General Services authorizing the execution of a lease agreement with Quad Communities Development Corporation for city-owned property on portions of South Cottage Grove Avenue (Lease Number 20184) (4th Ward), having the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by a vote of the members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

On motion of Alderman Suarez, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harhs, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The Commissioner of the Department of General Services is authorized to execute on behalf of the City of Chicago, as landlord, a lease with the Quad Communities Development Corporation, as tenant, for space sufficient for placement and maintenance of five (5) murals at 4323 South Cottage Grove Avenue, 4421 South Cottage Grove Avenue, 4519 -- 4525 South Cottage Grove Avenue, 4556 South Cottage Grove Avenue, and 4731 -- 4759 South Cottage Grove Avenue; such lease to be approved as to form and legality by the Corporation Counsel in substantially the following form:

[Lease Agreement immediately follows Section 2 of this ordinance.]

SECTION 2. This ordinance shall be effective from and after the date of its passage and approval.

Lease Agreement referred to in this ordinance reads as follows:

Lease No. 20184.

This lease is made and entered into this ____ day of _____, 2010, by and between, the City of Chicago, a municipal corporation (herein referred to as "Landlord") and Quad Communities Development Corporation, an Illinois not-for-profit corporation (hereinafter referred to as "Tenant").

Recitals.

Whereas, Landlord is the owner of the vacant land more commonly known as 4323 South Cottage Grove Avenue (Parcel 1), 4421 South Cottage Grove Avenue (Parcel 2), 4519 -- 4525 South Cottage Grove Avenue (Parcel 3), 4556 South Cottage Grove Avenue (Parcel 4), and 4731 -- 4759 South Cottage Grove Avenue (Parcel 5), Chicago, Cook County, Illinois, as more particularly described on Exhibit A attached hereto (the "Premises"); and

Whereas, Landlord has agreed to lease to Tenant, and Tenant has agreed to lease from Landlord a portion of the Premises to allow Tenant to install and maintain five (5) decorative murals each consisting of 4 foot by 8 foot panels attached to fence posts as depicted in the diagram attached hereto as Exhibit B;

Now, Therefore, In consideration of the covenants, terms and conditions set forth herein, the parties hereto agree and covenant as follows:

*Section 1.**Grant.*

Landlord hereby leases to Tenant the Premises.

*Section 2.**Term.*

The term of this lease ("Term") shall commence on the date of execution of this lease agreement ("Commencement Date"), and shall terminate on December 31, 2013, unless sooner terminated as set forth in this lease.

*Section 3.**Rent, Operating Costs, Taxes And Utilities.***3.1 Rent.**

Tenant shall pay base rent for the Premises in the amount of:

One and no/100 Dollars (\$1.00) for the entire Term with the receipt and sufficiency of said sum hereby acknowledged by both parties.

3.2 Utilities.

Tenant shall pay when due all charges for gas, electhcity, light, heat, water, power, and telephone, or any other communication service, and all other utility services used by Tenant or supplied to the Premises on Tenant's behalf.

3.3 Taxes.

Tenant shall pay when due any leasehold taxes assessed or levied on the subject Premises. Tenant shall contact the appropriate taxing body to ascertain the tax amount assessed on the subject Premises. Tenant shall provide Landlord with proof of payment in full within ten (10) days of such payment. Tenant's failure to pay any such taxes shall

constitute a default under this lease. Notwithstanding the foregoing, nothing herein shall preclude Tenant from contesting any charge or tax levied against the subject Premises. Tenant's tax responsibilities under this section shall survive the expiration, cancellation, or termination of this lease agreement.

3.4 Accord And Satisfaction.

No payment by Tenant or receipt of such by Landlord of a lesser amount than any installment or payment of the rent or taxes due hereunder shall be deemed to be other than on account of the amount due, and no endorsement of statement or any check or any letter accompanying any check or payment of rent shall be deemed an accord and satisfaction. Landlord may accept such check or payment without prejudice as to Landlord's right to recover the balance of such installment or payment or to pursue any other remedies available to Landlord.

Section 4.

Enjoyment Of Premises Alterations And Additions, Surrender

4.1 Covenant Of Quiet Enjoyment.

Landlord covenants and agrees that Tenant, upon paying the rent and upon observing and keeping the covenants, agreements and conditions of this lease on its part to be kept, observed and performed, shall lawfully and quietly hold, occupy and enjoy the Premises (subject to the provisions of this lease) during the Term without hindrance or molestation by Landlord or by any person or persons claiming under Landlord.

4.2 Tenant's Duty To Maintain Premises And Right Of Access.

Unless otherwise provided in this lease, Tenant shall, at Tenant's expense, keep the Premises in a condition of thorough repair and good order, and in compliance with all applicable provisions of the Municipal Code of Chicago, including but not limited to those provisions in Title 13 ("Building and Construction"), Title 14 ("Electrical Equipment and Installation"), Title 15 ("Fire Prevention") and all applicable provisions of the Landscape Ordinance of the City of Chicago. If Tenant shall refuse or neglect to make needed repairs within fifteen (15) days after written notice thereof sent by Landlord, unless such repair cannot be remedied by fifteen (15) days, and Tenant shall have commenced and is diligently pursuing all necessary action to remedy such repair, Landlord, at Landlord's option, is authorized to either make such repairs and Tenant will promptly and within ten (10) business days of demand reimburse Landlord for the reasonable cost thereof, or Landlord can immediately terminate this lease by providing the Tenant with written notice thereof. Landlord

shall have the right of access to the Premises for the purpose of inspecting and making repairs to the Premises, provided that except in the case of emergencies, Landlord shall first give notice to Tenant of Landlord's desire to enter the Premises and Landlord will schedule its entry so as to minimize any interference with Tenant's use of Premises.

4.3 Use Of The Premises.

Any use on the Premises must be limited to placement of decorative murals placed on the Premises by Tenant as depicted in the diagram attached hereto as Exhibit B. The placement and maintenance of these decorative murals does not include direct or indirect participation or intervention in political campaigns on behalf of or in opposition to any candidate for public office. Tenant shall not use the Premises in a manner that would violate any Law. Tenant further covenants not to do or suffer any waste or damage, comply in all respects with the laws, ordinances, orders, rules, regulations, and requirements of all federal, state and municipal governmental departments which may be applicable to the Premises or to the use or manner of use of the Premises, disfigurement or injury to any building or improvement on the Premises, or to fixtures and equipment thereof. Tenant agrees that in utilizing said Premises that it shall not discriminate against any member of the public because of race, religious affiliation, color, national origin, political persuasion, or sexual orientation. Tenant further covenants that the Premises shall not be used for any religious purposes.

4.4 Alterations And Additions.

Subject to Section 4.5, Tenant shall not have the right to make any alterations, additions and improvements on the Premises. Permission to undertake such alterations, additions and improvements shall be at the sole discretion of the Landlord. If permitted, such alterations, additions and improvements shall be limited to alterations, additions and improvements reasonably related to Tenant's use of the Premises for the placement, maintenance, and display of decorative murals. Such alterations, additions and improvements shall be in full compliance with all applicable Laws and codes. In addition, Tenant will comply with all insurance requirements under this lease agreement including, but not limited to, Section 6.1(e). Tenant must obtain the prior written consent of the Commissioner of the Department of General Services before commencing any alterations, additions and improvements.

4.5 Standards For Murals.

General policy: The intent of the City of Chicago is to showcase unique works of public art on some of its property, in locations where an outdoor decorative mural will beautify the surroundings, celebrate the surrounding neighborhood, and reflect the spirit of the City for all to see.

Selection Criteria: All decorative murals placed on the Premises shall be selected (i) to appeal to a broad-based audience of all ages, (ii) to present a positive, welcoming image of the City to tourists, visitors, and residents, and (iii) to reflect and respect the diversity of the City's culture and people.

Limitations: Decorative murals on the Premises shall contain only graphics and no words, and shall not be used to convey expressly commercial, political or religious messages. No murals shall be allowed that are obscene, indecent, defamatory or against the public policies of the City.

Selections Within City's Sole Discretion: The City of Chicago shall have the right to consent to any proposed decorative mural(s) to be displayed on the Premises. The City shall approve only those murals which, in the City's sole discretion, satisfy the requirements of this Section 4.5.

Section 5.

Assignment, Sublease And Liens.

5.1 Assignment And Sublease.

Tenant shall not assign this lease in whole or in part, or sublet the Premises or any part thereof without the prior written approval from the Commissioner of the Department of General Services. Landlord may withhold such consent at Landlord's sole discretion.

5.2 Tenant's Covenant Against Liens.

Tenant shall not cause or permit any lien or encumbrance, whether created by act of Tenant, operation of law or otherwise, to attach to or be placed upon Landlord's title or interest in the Premises. All liens and encumbrances created by Tenant shall attach to Tenant's interest only. In case of any such lien attaching, Tenant shall immediately pay and remove such lien or furnish security or indemnify Landlord in a manner satisfactory to Landlord in its sole discretion to protect Landlord against any defense or expense arising from such lien. Except during any period in which Tenant appeals any judgment or obtains a rehearing of any such lien, or in the event judgment is stayed, Tenant shall immediately pay any judgment rendered against Tenant, with all proper costs and charges, and shall have the lien released and any judgment satisfied. If Tenant fails to pay and remove any lien or contest such lien in accordance herewith, Landlord, at its election, may pay and satisfy same, and all sums so paid by Landlord, with interest from the date of payment at the rate set at 12% per annum.

Section 6.

Insurance And Indemnification.

6.1 Insurance.

The Tenant shall procure and maintain at all times, at Tenant's own expense, during the term of this lease, the insurance coverages and requirements specified below, insuring all operations related to the lease with insurance companies authorized to do business in the State of Illinois.

The kinds and amounts of insurance required are as follows:

a) **Workers' Compensation And Employer's Liability Insurance.**

Workers' Compensation and Employer's Liability Insurance and Occupational Disease Insurance, as prescribed by applicable law, covering all Tenant's employees and Employer's Liability coverage with limits of not less than \$500,000 each accident or illness.

b) **Commercial Liability Insurance (Primary And Umbrella).**

Commercial Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence, for bodily injury, personal injury and property damage liability. Coverage extensions shall include the following: all premises and operations, products/completed operations, defense, separation of insureds and contractual liability (with no limitation endorsement). The City of Chicago, its employees, elected officials, agents and representatives are to be named as additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the lease.

c) **Automobile Liability Insurance (Primary And Umbrella).**

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Tenant shall provide Comprehensive Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence, for bodily injury and property damage.

d) **All Risk Property Insurance.**

All risk property insurance coverage shall be maintained by the Tenant for full replacement value to protect against loss, damage to or destruction of property. The policy shall list the City of Chicago as loss payee.

The Tenant shall be responsible for all loss or damage to personal property (including but not limited to materials, equipment, tools and supplies), owned or rented, by the Tenant.

e) All Risk Builders Risk Insurance.

When Tenant undertakes any construction, including improvements, betterments, and/or repairs, the Tenant shall provide All Risk Builders Risk Insurance, at replacement cost, for materials, supplies, equipment, machinery and fixtures that are or will be part of the permanent facility. Coverage shall include but not limited to the following: right to partial occupancy, earth movement, flood including surface water backup and sewer backup and seepage. The City of Chicago shall be named as loss payee.

6.2 Other Terms Of Insurance.

The Tenant will furnish the City of Chicago, Department of General Services, Office of Real Estate Management, 30 North LaSalle Street, Suite 300, Chicago, Illinois 60602, original Certificates of Insurance evidencing the required coverage to be in force on the date of this lease, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the Term of this lease. The Tenant shall submit evidence on insurance prior to lease award. The receipt of any certificates does not constitute agreement by the City that the insurance requirements in the lease have been fully met or that the insurance policies indicated on the certificate are in compliance with all lease requirements. The failure of the City to obtain certificates or other insurance evidence from Tenant shall not be deemed to be a waiver by the City. The Tenant shall advise all insurers of the lease provisions regarding insurance. Nonconforming insurance shall not relieve Tenant of its obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the lease, and the City retains the right to terminate the lease until proper evidence of insurance is provided.

The insurance shall provide for 60 days prior written notice to be given to the City in the event coverage is substantially changed, canceled, or non-renewed.

Any and all deductibles or self-insured retentions on referenced insurance coverages shall be borne by Tenant.

The Tenant agrees that insurers shall waive their rights of subrogation against the City of Chicago its employees, elected officials, agents or representatives.

The Tenant expressly understands and agrees that any coverages and limits furnished by Tenant shall in no way limit the Tenant's liabilities and responsibilities specified within the lease documents or by law.

The Tenant expressly understands and agrees that any insurance or self-insurance programs maintained by the City of Chicago shall apply in excess of and not contribute with insurance provided by the Tenant under the lease.

The required insurance shall not be limited by any limitations expressed in the indemnification language herein or any limitation placed on the indemnity therein given as a matter of law.

The City of Chicago, Department of Finance, Office of Risk Management, maintains the right to modify, delete, alter or change these requirements.

6.3 Tenant's Indemnification.

Tenant shall indemnify, defend, and hold Landlord harmless against all liabilities, judgments, amounts paid in settlement, arbitration or mediation awards, costs, damages, and expenses (including reasonable attorney's fees, expenses, and court costs), whether such claim is related to or arises from personal injury or property damage which may be expended by or accrue against, be charged to, or be recovered from Landlord or Tenant by reason of Tenant's performance of or failure to perform any of Tenant's obligations under this lease, or Tenant's negligent acts or failure to act, or resulting from the acts or failure to act of Tenant's contractors, respective officers, directors, agents, or employees.

Section 7.

Damage Or Destruction.

7.1 Damage Or Destruction.

If the Premises are damaged or destroyed or a casualty to such extent that Tenant cannot continue, occupy or conduct its normal business therein, or if, in Tenant's opinion, the Premises are rendered untenable, either Landlord or Tenant shall have the option to declare this lease terminated as of the date of such damage or destruction by giving the other party written notice to such effect. Tenant acknowledges that the Landlord has no duty to provide security so as to protect or secure the Tenant's murals.

Section 8.

Conflict Of Interest And Governmental Ethics.

8.1 Conflict Of Interest.

No official or employee of the City of Chicago, nor any member of any board, commission

or agency of the City of Chicago, shall have any financial interest (as defined in Chapter 2-156 of the Municipal Code), either direct or indirect, in the Premises; nor shall any such official, employee, or member participate in making or in any way attempt to use his position to influence any City governmental decision or action with respect to this lease.

8.2 Duty To Comply With Governmental Ethics Ordinance.

Landlord and Tenant shall comply with Chapter 2-156 of the Municipal Code of Chicago, "Governmental Ethics", including but not limited to Section 2-156-120, which states that no payment, gratuity, or offer of employment shall be made in connection with any City of Chicago contract as an inducement for the award of that contract or order. Any contract negotiated, entered into, or performed in violation of any of the provisions of Chapter 2-156 shall be voidable as to the City of Chicago.

Section 9.

Holding Over.

9.1 Holding Over.

Any holding over by Tenant shall be construed to be a tenancy from month to month only beginning on January 1, 2014 and all other provisions of this lease shall remain in full force and effect during such holding over.

Section 10.

Miscellaneous.

10.1 Notice.

All notices, demands and requests which may be or are required to be given, demanded or requested by either party to the other shall be in writing. All notices, demands and requests by Tenant to Landlord shall be delivered by national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid addressed to Landlord as follows:

City of Chicago
Department of General Services
Office of Real Estate Management
30 North LaSalle Street, Suite 300
Chicago, Illinois 60602

or at such other place as Landlord may from time to time designate by written notice to Tenant. All notices, demands and requests by Landlord to Tenant shall be delivered by a national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid, addressed to Tenant as follows:

Quad Communities Development Corporation
Attention: Executive Director
4659 South Cottage Grove Avenue
Chicago, Illinois 60653

or at such other place as Tenant may from time to time designate by written notice to Landlord. Any notice, demand or request which shall be served upon Tenant by Landlord, or upon Landlord by Tenant, in the manner aforesaid, shall be deemed to be sufficiently served or given for all purposes hereunder at the time such notice, demand or request shall be mailed.

10.2 Partial Invalidity.

If any covenant, condition, provision, term or agreement of this lease shall, to any extent, be held invalid or unenforceable, the remaining covenants, conditions, provisions, terms and agreements of this lease shall not be affected thereby, but each covenant, condition, provision, term or agreement of this lease shall be valid and in force to the fullest extent permitted by law.

10.3 Governing Law.

This lease shall be construed and be enforceable in accordance with the laws of the State of Illinois.

10.4 Entire Agreement.

All preliminary and contemporaneous negotiations are merged into and incorporated in this lease. This lease contains the entire agreement between the parties and shall not be modified or amended in any manner except by an instrument in writing executed by the parties hereto.

10.5 Captions And Section Numbers.

The captions and section numbers appearing in this lease are inserted only as a matter of convenience and in no way define, limit, construe or describe the scope or intent of such sections of this lease nor in any way affect this lease.

10.6 Binding Effect Of Lease.

The covenants, agreements, and obligations contained in this lease shall extend to, bind, and inure to the benefit of the parties hereto and their legal representatives, heirs, successors, and assigns.

10.7 Time Is Of The Essence.

Time is of the essence of this lease and of each and every provision hereof.

10.8 No Principal/Agent Or Partnership Relationship.

Nothing contained in this lease shall be deemed or construed by the parties hereto nor by any third party as creating the relationship of principal and agent or of partnership or of joint venture between the parties hereto.

10.9 Authorization To Execute Lease.

The parties executing this lease hereby represent and warrant that they are duly authorized and acting representatives of Landlord and Tenant respectively and that by their execution of this lease, it became the binding obligation of Landlord and Tenant respectively, subject to no contingencies or conditions except as specifically provided herein.

10.10 Termination Of Lease.

Landlord and Tenant shall each have the right to terminate this lease with respect to all of the Premises or any portion thereof without cause by providing each other with thirty (30) days prior written notice at any time after execution of this lease.

10.11 Force Majeure.

When a period of time is provided in this lease for either party to do or perform any act or thing, the party shall not be liable or responsible for any delays due to strikes, lockouts, casualties, acts of God, wars, governmental regulation or control, and other causes beyond the reasonable control of the party, and in any such event the time period shall be extended for the amount of time the party is so delayed.

10.12 Condemnation.

If the whole or any substantial part of the Premises are taken or condemned by any competent authority for any public use or purpose, or if any adjacent property or street shall

be so condemned or improved in such a manner as to require the use of any part of the Premises, the Term of this lease shall, at the option of Landlord or the condemning authority, be terminated upon, and not before, the date when possession of the part so taken shall be required for such use or purpose, and Landlord shall be entitled to receive the entire award without apportionment with Tenant.

10.13 No Brokers.

The Department of General Services does not use brokers, tenant representatives, or other finders. Quad Communities Development Corporation does not use brokers, landlord representatives, or other finders. Tenant warrants to Landlord that no broker, landlord or tenant representative, or other finder (a) introduced Tenant to Landlord, (b) assisted Tenant in the negotiation of this lease, or (c) dealt with Tenant on Tenant's behalf in connection with the Premises or this lease. Landlord warrants to Tenant that no broker, landlord or tenant representative, or other finder (a) introduced Landlord to Tenant, (b) assisted Landlord in the negotiation of this lease, or (c) dealt with Landlord on Landlord's behalf in connection with the Premises or this lease. Under no circumstances shall Tenant make any payments due hereunder to any broker(s). Under no circumstances shall Landlord make any payments due hereunder to any broker(s).

10.14 Tenant Default.

Tenant must adhere to all provisions of this lease. Failure of Tenant to adhere to all provisions of this lease will result in default. In the event of such default, Landlord will notify Tenant in writing as to the circumstances giving rise to such default. Upon written receipt of such notice, Tenant must cure such default within fifteen (15) days. If Tenant does not cure such default within fifteen (15) days, Landlord may cancel this lease with fifteen (15) days written notice.

10.15 Amendments.

From time to time, the parties hereto may amend this lease agreement with respect to any provisions reasonably related to Tenant's use of the Premises and/or Landlord's administration of said lease agreement. Provided, however, that such amendment(s) shall not serve to extend the lease Term hereof nor serve to otherwise materially alter the essential provisions contained herein. Such amendment(s) shall be in writing, shall establish the factual background necessitating such alteration, shall set forth the terms and conditions of such modification, and shall be duly executed by both Landlord and Tenant. Such amendment(s) shall only take effect upon execution by both parties. Upon execution, such amendment(s) shall become a part of this lease and all other provisions of this lease shall otherwise remain in full force and effect.

*Section 11.**Additional Responsibilities Of Tenant.***11.1 Artist Waiver.**

Tenant shall secure a Visual Artists Rights Act (17 U.S.C. § 101, et seq.) waiver from all mural artists or contributors that will be placing murals or other art work on the Premises. Such waiver shall be in a form acceptable to Landlord and in a format substantially compliant with the waiver sample attached hereto and made a part hereof as Exhibit C. Tenant shall also obtain any consents required under any copyright, license, or similar intellectual property agreement necessary for the display of the murals, if any.

11.2 Tenant Inspection.

Tenant agrees that Tenant has inspected the Premises and all related areas and grounds and that Tenant is satisfied with the physical condition thereof and Tenant accepts the Premises in "as-is" condition.

11.3 Maintenance Service.

Tenant shall provide, at Tenant's expense, any and all service for maintenance of any signs or murals on the Premises or any equipment placed thereon by Tenant.

11.4 Custodial Service.

Tenant shall provide and pay for custodial services which shall be construed as keeping the Premises clean and free of debris.

11.5 Illegal Activity.

Tenant, or any of its agents or employees, shall not perform or permit any practice or activity that may damage the reputation of, or otherwise be injurious to the Premises or neighborhood, be illegal, or increase the rate of insurance on the Premises.

11.6 Hazardous Materials.

Tenant shall keep out of Premises materials which cause a fire hazard or safety hazard and comply with reasonable requirements of Landlord's fire insurance carrier; not destroy, deface, damage, impair, nor remove any part of the Premises or facilities, equipment or appurtenances thereto.

11.7 Full Responsibility.

Tenant assumes full legal and financial responsibility and liability for any and all use of the Premises by Tenant, Tenant's staff, Tenant's agents, Tenant's invitees, and any other person or persons entering the Premises.

11.8 Permits And Licensing.

Tenant must secure all other permits and approvals that may be required to undertake the use of the Premises. Tenant understands that this lease shall in no way act as a substitute for any other permitting or approvals that may be required to undertake the use of the Premises. Failure to obtain a required license or permit shall constitute a breach of the terms of this lease.

11.9 Satisfaction With Condition.

Tenant agrees that Tenant has inspected the Premises and all related areas and grounds and that Tenant is satisfied with the physical condition thereof.

11.10 Nondiscrimination.

Tenant shall not discriminate against any participant or employee upon the basis of race, age, color, religion, sex, sexual orientation, military discharge, ancestry, parental or marital status, disability, source of income or national origin; nor shall any person be denied admittance or be prevented from participating in any activity upon the basis of any of the foregoing.

11.11 Trade Fixtures.

Upon the termination or cancellation of this lease by lapse of time, Tenant shall remove Tenant's personal property and equipment. Provided, however, that Tenant shall repair any injury or damage to the leased Premises which may result from such removal. If Tenant does not remove Tenant's furniture, machinery, trade fixtures, materials, and all other items of personal property of any kind from the leased Premises prior to the end of the term, Landlord may, at Landlord's option, remove the same and deliver them to any other place of business of Tenant or warehouse the same, and Tenant shall pay the cost of such removal, including the repair for such removal, delivery and warehousing, to Landlord on demand, or Landlord may treat such property as being conveyed to Landlord with this lease as a bill of sale, without further payment or credit by Landlord to Tenant.

11.12 Condition Of Premises Upon Termination.

Upon the termination of this lease, Tenant shall surrender the Premises to the Landlord in the same comparable condition to the condition of the Premises at the beginning of Tenant's occupancy of the subject Premises, with normal wear and tear taken into consideration.

11.13 No Other Rights.

This lease does not give Tenant any other right with respect to the Premises, including, but not limited to, closure of streets, sidewalks, or other public thoroughfares. Any rights not specifically granted to Tenant by and through this lease are reserved exclusively to Landlord. Execution of this lease does not obligate Landlord in any manner and Landlord shall not undertake any additional duties or services.

Section 12.

Tenant Disclosures And Representation.

12.1 Business Relationships.

Tenant acknowledges (a) receipt of a copy of Section 2-156-030(b) of the Municipal Code of Chicago, (b) that it has read such provision and understands that pursuant to such Section 2-156-030(b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (c) notwithstanding anything to the contrary contained in this agreement, that a violation of Section 2-156-030(b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this agreement shall be grounds for termination of this agreement and the transactions contemplated hereby. Tenant hereby represents and warrants that no violation of Section 2-145-030(b) has occurred with respect to this agreement or the transactions contemplated hereby.

12.2 Patriot Act Certification.

Tenant represents and warrants that neither Tenant nor any Affiliate (as hereafter defined) thereof is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable Laws: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List. As used in this section, an "Affiliate" shall be deemed to be a person or entity related to Tenant that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with Tenant, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in

control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

12.3 Prohibition On Certain Contributions -- Mayoral Executive Order Number 05-1.

Tenant agrees that Tenant, any person or entity who directly or indirectly has an ownership or beneficial interest in Tenant of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Tenant's contractors (i.e., any person or entity in direct contractual privity with Tenant regarding the subject matter of this agreement) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Subowners") and spouses and domestic partners of such Subowners (Tenant and all the other preceding classes of persons and entities are together the "Identified Parties"), shall not make a contribution of any amount to the Mayor of the City of Chicago (the "Mayor") or to his political fund-raising committee (a) after execution of this agreement by Tenant, (b) while this agreement or any Other Contract (as hereinafter defined) is executory, (c) during the Term of this agreement or any Other Contract, or (d) during any period while an extension of this agreement or any Other Contract is being sought or negotiated. This provision shall not apply to contributions made prior to February 10, 2005, the effective date of Executive Order 2005-1.

Tenant represents and warrants that from the later of (a) February 10, 2005, or (b) the date the City approached Tenant, or the date Tenant approached the City, as applicable, regarding the formulation of this agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fund-raising committee.

Tenant agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fund-raising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fund-raising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fund-raising committee.

Tenant agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order Number 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order Number 05-1.

Notwithstanding anything to the contrary contained herein, Tenant agrees that a violation of, noncompliance with, misrepresentation with respect to, or breach of any covenant or warranty under this Section 28 or violation of Mayoral Executive Order Number 05-1 constitutes a breach and default under this agreement, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including, without limitation, termination for default) under this agreement, and under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Tenant intentionally violates this provision or Mayoral Executive Order Number 05-1 prior to the Closing, the City may elect to decline to close the transaction contemplated by this agreement.

For purposes of this provision:

(a) "Bundle" means to collect contributions from more than one source, which contributions are then delivered by one person to the Mayor or to his political fund-raising committee.

(b) "Other Contract" means any other agreement with the City to which Tenant is a party that is (i) formed under the authority of Chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the City Council.

(c) "Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

(d) Individuals are "domestic partners" if they satisfy the following criteria:

- (i) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (ii) neither party is married; and
- (iii) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (iv) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (v) two of the following four conditions exist for the partners:

- (1) The partners have been residing together for at least 12 months.

- (2) The partners have common or joint ownership of a residence.

- (3) The partners have at least two of the following arrangements:

- (A) joint ownership of a motor vehicle;

- (B) joint credit account;

- (C) a joint checking account;

- (D) a lease for a residence identifying both domestic partners as tenants.

(4) Each partner identifies the other partner as a primary beneficiary in a will.

(e) "Political fund-raising committee" means a "political fund-raising committee" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

12.4 Waste Ordinance Provisions.

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Tenant warrants and represents that it, and to the best of its knowledge, its contractors and subcontractors, have not violated and are not in violation of any provisions of Section 7-28 or Section 11-4 of the Municipal Code (the "Waste Sections"). During the period while this agreement is executory, Tenant's, any general contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this agreement, constitutes a breach of and an event of default under this agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Chief Procurement Officer. Such breach and default entitles the City to all remedies under the agreement, at law or in equity. This section does not limit Tenant's, general contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this agreement. Noncompliance with these terms and conditions may be used by the City as grounds for the termination of this agreement, and may further affect the Tenant's eligibility for future contract awards.

12.5 Failure To Maintain Eligibility To Do Business With City.

Failure by Tenant or any controlling person (as defined in Section 1-23-010 of the Municipal Code of Chicago) thereof to maintain eligibility to do business with the City of Chicago as required by Section 1-23-030 of the Municipal Code of Chicago shall be grounds for termination of this agreement and the transactions contemplated thereby. Developer shall at all times comply with Section 2-154-020 of the Municipal Code of Chicago.

12.6 Cooperation With Office Of Inspector General And Legislative Inspector General.

It is the duty of Developer and any bidder, proposer, contractor, subcontractor, and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of any such grantee, subgrantee, bidder, proposer, contractor, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code, and to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Tenant represents and warrants that it understands and will abide by all provisions of Chapter 2-55 and Chapter 2-56 of the Municipal Code and that Tenant will inform its contractors and subcontractors of this provision and require their compliance.

In Witness Whereof, The parties have executed this lease as of the day and year first above written.

Landlord:

City of Chicago, an Illinois municipal corporation

By: The Department of General Services

By: _____
Commissioner

Approved as to Form and Legality:

By: The Department of Law

By: _____
Deputy Corporation Counsel,
Real Estate Division

Tenant:

Quad Communities Development Corporation,
an Illinois not-for-profit corporation

By: _____

Print Name: _____

Title: _____

[Exhibit "B" referred to in this Lease Agreement with Quad Communities Development Corporation omitted for printing purposes but on file and available for public inspection in the Office of the City Clerk.]

Exhibits "A" and "C" referred to in this Lease Agreement with Quad Communities Development Corporation read as follows:

Exhibit "A".
(To Lease Agreement With Quad Communities
Development Corporation)

Legal Description Of Property.

Parcel 1:

Lot 22 in Tyler's Subdivision of Block 2 of Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.

Common Address:

4323 South Cottage Grove Avenue.

Permanent Index Number:

20-02-300-008.

Parcel 2:

Lots 15 through 18 in the Elise Frank Subdivision of Lots 1, 2, 3 and 4 in Block 3 in Walker & Stinson's Subdivision of the west half of the southwest quarter, excepting however the following property, (A) the east 60 feet of said Lots 1 and 4 taken for Drexel Boulevard, (B) the east 200 feet west of and adjacent said Drexel Boulevard of the south 44.2 feet of said Lot 1, (C) the east 200 feet west of adjacent Drexel Boulevard of said Lot 4, and (D) the west 17 feet of said Lots 2 and 3 taken for the widening of Cottage Grove Avenue in Section 2, Township 38 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.

Common Address:

4421 South Cottage Grove Avenue.

Permanent Index Number:

20-02-305-002.

Parcel 3:

The south 30 feet of Lot 23 in Haines Sidney & Layton's Subdivision of Block 6 and Lots 1 through 5 in H.J. Bayer's Subdivision of Lots 21 and 22 in Haines Sidney & Layton's Subdivision of Block 6 in Walker & Stinson's Subdivision of the west half of the southwest quarter of Section 2, Township 38 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.

Common Address:

4419 -- 4525 South Cottage Grove Avenue.

Permanent Index Numbers:

20-02-311-002; and

20-02-311-003.

Parcel 4:

Lots 5 through 7 in D.B. Scully's Subdivision of Lot 6 of Forrestville, a subdivision of the north 40 acres of the south 60 acres in the east half of the southeast quarter of Section 3, Township 38 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.

Common Address:

4556 South Cottage Grove Avenue.

Permanent Index Number:

20-03-420-036.

Parcel 5:

Lots 7 through 17 in Block 2 of W.H. Colvin's Subdivision of Lots 2, 3, 6, 7 and 10 of Block 2 in Drexel & Smith's Subdivision of the west half of the northwest quarter and the west half of the west half of the southwest quarter of Section 11, Township 38 North, Range 14, East of the Third Principal Meridian in Cook County, Illinois.

Common Address:

4731 -- 4759 South Cottage Grove Avenue.

Permanent Index Numbers:

20-11-100-015;

20-11-100-016;

20-11-100-017;

20-11-100-018;

20-11-100-019;

20-11-100-020; and

20-11-100-021.

Exhibit "C".

Visual Artists Rights Act Waiver Sample.

Visual Artists Right Act Waiver.

Artist, as author of the work specifically identified below ("Artist"), acknowledges that the work may contain artistic elements, which could be deemed a "work of visual art" ("Work") under the Visual Artists Rights Act, 17 U.S.C. § 101, et seq.. In favor of the City of Chicago, Artist waives all of its rights under the Visual Artists Rights Act, 17 U.S.C. § 106A, in the Work and its use(s) specifically identified below. The rights waived in the Work below include but are not limited to the right to claim authorship of the Work; the right to prevent use of his/her name as the author of any work, which he/she did not create; the right to prevent the use of his/her name as the author of the Work in the event of distortion, mutilation, or other modification, which would be prejudicial to his/her honor or reputation; and the right to prevent any intentional distortion, mutilation, or other modification of the Work that would be prejudicial to his/her honor or reputation, and the right to prevent any destruction of the Work.

The Work and its use(s):

[Artist]

By: _____

Its: _____

State of _____

County of _____

This instrument was acknowledged before me on _____ (date) by _____ (name/s of person/s) as _____ (type of authority, e.g., officer, trustee, et cetera) of _____ (name of party on behalf of whom instrument was executed).

(Signature of Notary Public)

LEASE AGREEMENT WITH PUERTO RICAN CULTURAL CENTER FOR CITY-OWNED PROPERTY AT 2425 W. NORTH AVE.

[O2010-4338]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of General Services authorizing the execution of a lease agreement with the Puerto Rican Cultural Center for city-owned property at 2425 West North Avenue (Lease Number 20223) (1st Ward), having the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

This recommendation was concurred in by a vote of the members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Chairman.

On motion of Alderman Suarez, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuller, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The Commissioner of the Department of General Services and the Commissioner of Zoning and Land Use Planning are authorized to execute on behalf of the City of Chicago, as landlord, a lease with the Puerto Rican Cultural Center, as tenant, for the Puerto Rican Cultural Center's use of approximately 3,019 square feet of vacant City-owned property located at 2425 West North Avenue for use as public open space; such lease to be approved as to form and legality by the Corporation Counsel in substantially the following form:

[Lease Agreement immediately follows Section 2 of this ordinance.]

SECTION 2. This ordinance shall be effective from and after the date of its passage and approval.

Lease Agreement referred to in this ordinance reads as follows:

Lease No. 20223.

This lease is made and entered into this _____ day of _____, 2010 by and between, the City of Chicago, an Illinois municipal corporation (herein referred to as "Landlord" or "City"), and Puerto Rican Cultural Center, an Illinois not-for-profit corporation (hereinafter referred to as "Tenant") whose offices are located 326 West 64th Street, Suite 205, Chicago, Illinois 60621.

Recitals.

Whereas, Landlord is the owner of the premises more commonly known as 2425 West North Avenue, Chicago, Cook County, Illinois; and

Whereas, Landlord has agreed to lease to Tenant, and Tenant has agreed to lease from Landlord approximately 3,019 square feet of vacant land located at 2425 West North Avenue as legally described on Exhibit A attached hereto to be used as public open space;

Now, Therefore, In consideration of the covenants, terms and conditions set forth herein, the Parties hereto agree and covenant as follows:

Section 1.

Grant.

Landlord hereby leases to Tenant the following described premises situated in the City of Chicago, County of Cook, State of Illinois, to wit:

approximately 3,019 square feet of a vacant land located at 2425 West North Avenue, Chicago, Illinois (Permanent Index Number 16-01-207-001 -- the "Premises").

Section 2.

Term.

The term of this lease ("Term") shall commence on the execution date ("Commencement Date"), and shall end on December 31, 2012, unless sooner terminated as set forth in this lease.

Section 3.

Rent, Taxes, And Utilities.

3.1 Rent.

Tenant shall pay base rent for the Premises in the amount of:

One and no/100 Dollars (\$1.00) for the entire Term the receipt and sufficiency of said sum being herewith acknowledged by both parties.

3.2 Utilities.

Tenant shall pay when due all charges for gas, electricity, water, sewer, light, heat, telephone, other communication, and any other utilities and charges that may be assessed on the Premises during, or as a result of, Tenant's occupancy of the Premises.

3.3 Taxes.

Tenant acknowledges that Premises are exempt from leasehold, real estate, and other property taxes. Tenant shall pay when due any leasehold, real estate, and other property taxes assessed or levied on the subject Premises where attributable to Tenant's use of the Premises. Tenant shall notify the appropriate taxing body that Tenant is occupying the Premises. The appropriate taxing body shall determine the appropriate taxes, if any, that are to be assessed on the Premises as a result of Tenant's occupancy. Tenant shall thereafter contact the appropriate taxing body to ascertain the tax amount, if any, assessed on the subject Premises. Tenant shall pay such amounts and Tenant shall provide Landlord with proof of such payment within ten (10) days of such payment. Tenant further acknowledges that real estate taxes are one (1) year in arrears in Cook County and that as a result Tenant shall be responsible for satisfaction of leasehold, real estate, and other property taxes assessed or levied on the subject Premises on account of Tenant's use for at least one year after Tenant vacates the Premises. Tenant's failure to pay any such taxes shall constitute a default under this lease. Notwithstanding the foregoing, nothing herein shall preclude

Tenant from contesting any charge or tax levied against the subject Premises. The failure of Tenant to pay such taxes during the pendency of the contest shall not constitute a default under this lease. Tenant's tax responsibilities under this section shall survive the expiration, cancellation, or termination of this lease agreement.

3.4 Accord And Satisfaction.

No payment by Tenant or receipt by Landlord of a lesser amount than any installment or payment of the rent or taxes due hereunder shall be deemed to be other than on account of the amount due, and no endorsement of statement or any check or any letter accompanying any check or payment of rent shall be deemed an accord and satisfaction. Landlord may accept such check or payment without prejudice as to Landlord's right to recover the balance of such installment or payment to pursue any other remedies available to Landlord.

Section 4.

Condition And Enjoyment Of Premises, Alterations And Additions, Surrender

4.1 Covenant Of Quiet Enjoyment.

Landlord covenants and agrees that Tenant, upon paying the rent and upon observing and keeping all of the covenants, agreements and conditions of this lease on its part to be kept, observed and performed, shall lawfully enjoy the Premises (subject to the provisions of this lease) during the Term without hindrance or molestation by Landlord.

4.2 Tenant's Duty To Maintain Premises And Right Of Access.

Tenant shall, at Tenant's expense, keep the Premises in a condition of good repair and order, and in compliance with all applicable provisions of the Municipal Code of Chicago, including but not limited to those provisions in Title 13 ("Building and Construction"), Title 14 ("Electrical Equipment and Installation"), and Title 15 ("Fire Prevention"), Title 10 and Title 17 ("Landscape Ordinance"). Landlord shall have the right of access to the Premises for the purpose of inspecting and making repairs to the Premises, provided that except in the case of emergencies, Landlord shall first give notice to Tenant of its desire to enter the Premises and will schedule its entry so as to minimize any interference with Tenant's use of Premises to prospective or actual workmen, or contractors, or as otherwise necessary in the operation or protection of the Premises.

4.3 Use Of The Premises.

Tenant shall not use the Premises in a manner that would violate any Law. Tenant further covenants not to do or suffer any waste or damage, comply in all respects with the laws,

ordinances, orders, rules, regulations, and requirements of all federal, state and municipal governmental departments which may be applicable to the Premises or to the use or manner of use of the Premises, disfigurement or injury to any building or improvement on the Premises, or to fixtures and equipment thereof. Any activities on the Premises must be limited to use as public open space. Tenant shall not be permitted to charge any fee for such privileges. The promotion and operation of public open space does not include direct or indirect participation or intervention in political campaigns on behalf of or in opposition to any candidate for public office. Tenant shall not use said Premises for political or religious activities. Tenant agrees that in utilizing said Premises that it shall not discriminate against any member of the public because of race, creed, color, sexual orientation, political perspective, or national origin.

4.4 Alterations And Additions.

Tenant may not make any permanent alterations, additions, and improvements to the Premises without the prior written approval of the Commissioner of the Department of Zoning and Land Use Planning.

Section 5.

Assignment, Sublease, And Liens.

5.1 Assignment And Sublease.

Tenant shall not assign this lease in whole or in part, or sublet the Premises or any part thereof.

5.2 Tenant's Covenant Against Encumbering Title.

Tenant shall not do any act which shall in any way encumber the fee simple estate of Landlord in and to the leased premises, nor shall the interest or estate of Landlord in the leased Premises be in any way subject to any claim by way of lien or encumbrance, whether by operation of law or by virtue of any express or implied contract by Tenant any claim to, or lien upon, the leased Premises arising from any act or omission of Tenant shall accrue only against the leasehold estate of Tenant and shall be subject to and subordinate to the paramount title and rights of Landlord in and to the leased Premises.

5.3 Tenant's Covenant Against Liens.

Tenant shall not permit the Premises to become subject to any mechanic's, laborer's, or materialmen's liens on account of labor or material furnished to Tenant or claimed to have been furnished to Tenant. In case of any such lien attaching, Tenant shall immediately pay

and remove such lien or furnish security or indemnify Landlord in a manner satisfactory to Landlord in its sole discretion to protect Landlord against any defense or expense arising from such lien. Except during any period in which Tenant appeals any judgment or obtains a rehearing of any such lien, or in the event judgment is stayed, Tenant shall immediately pay any judgment rendered against Tenant, with all proper costs and charges, and shall have the lien released and any judgment satisfied. If Tenant fails to pay and remove any lien or contest such lien in accordance herewith, Landlord, at its election, may pay and satisfy same, and all sums so paid by Landlord, with interest from the date of payment at the rate set at 12% per annum provided that such rate shall not be deemed usurious by any federal, state, or local law.

Section 6.

Insurance And Indemnification.

6.1 Insurance.

Tenant shall procure and maintain at all times, at Tenant's own expense, during the Term of this lease, the insurance coverages and requirements specified below, insuring all operations related to the lease.

The kinds and amounts of insurance required are as follows:

a) **Workers' Compensation And Employer's Liability Insurance.**

Workers' Compensation and Employer's Liability Insurance, in accordance with the laws of the State of Illinois, or any other applicable jurisdiction, covering all Tenant's employees and Employer's Liability coverage with limits of not less than \$500,000 each accident or illness.

b) **Commercial Liability Insurance (Primary And Umbrella).**

Commercial Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence, for bodily injury, personal injury, and property damage liability. Coverage extensions shall include the following: all premises and operations, products/completed operations, defense, separation of insureds, and contractual liability (with no limitation endorsement). The City of Chicago, its employees, elected officials, agents, and representatives are to be named as additional insureds on a primary, noncontributory basis for any liability arising directly or indirectly from the lease.

c) Automobile Liability Insurance (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, Tenant shall provide Comprehensive Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence, for bodily injury and property damage.

Tenant shall be responsible for all loss or damage to personal property (including but not limited to materials, equipment, tools and supplies), owned or rented, by Tenant.

6.2 Other Terms Of Insurance.

Tenant will furnish to the City of Chicago, Department of Zoning and Land Use Planning, 121 North LaSalle Street, Room 905, Chicago, Illinois 60602 and Department of General Services, Office of Real Estate Management, Suite 300, 30 North LaSalle Street, Chicago, Illinois 60602, original Certificates of Insurance evidencing the required coverage to be in force on the date of this lease, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the Term of this lease. Tenant shall submit evidence of insurance prior to lease award. The receipt of any certificates does not constitute agreement by Landlord that the insurance requirements in the lease have been fully met or that the insurance policies indicated on the certificate are in compliance with all lease requirements. The failure of Landlord to obtain certificates or other insurance evidence from Tenant shall not be deemed to be a waiver by Landlord. Tenant shall advise all insurers of the lease provisions regarding insurance. Nonconforming insurance shall not relieve Tenant of its obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the lease, and Landlord retains the right to terminate the lease until proper evidence of insurance is provided.

The insurance shall provide for 30 days prior written notice to be given to Landlord in the event coverage is substantially changed, canceled, or non-renewed.

Any and all deductibles or self-insured retentions on referenced insurance coverages shall be borne by Tenant.

Tenant agrees that insurers shall waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents or representatives.

Tenant expressly understands and agrees that any coverages and limits furnished by Tenant shall in no way limit Tenant's liabilities and responsibilities specified within the lease documents or by law.

Tenant expressly understands and agrees that any insurance or self-insurance programs maintained by the City of Chicago shall apply in excess of and not contribute with insurance provided by Tenant under the lease.

The required insurance shall not be limited by any limitations expressed in the indemnification language herein or any limitation placed on the indemnity therein given as a matter of law.

The City of Chicago, Department of Finance, Office of Risk Management, maintains the right to reasonably modify, delete, alter or change these requirements. Landlord shall provide Tenant with 30 day prior written notice of such modification, deletion, alteration, or change of these requirements.

6.3 Additional Insured.

Tenant shall name Landlord as an additional insured. Said coverage shall be evidenced on the Certificate of Insurance covering the subject premises.

6.4 Tenant's Indemnification.

Tenant shall indemnify, defend, and hold Landlord harmless against all liabilities, judgments, amounts paid in settlement, arbitration or mediation awards, costs, damages, and expenses (including reasonable attorney's fees, expenses, and court costs), whether such claim is related to or arises from personal injury or property damage which may be expended by or accrue against, be charged to, or be recovered from Landlord or Tenant by reason of Tenant's performance of or failure to perform any of Tenant's obligations under this lease or Tenant's negligent acts or failure to act, or resulting from the acts or failure to act of Tenant's contractors, respective officers, directors, agents, or employees.

Section 7.

Conflict Of Interest And Governmental Ethics.

7.1 Conflict Of Interest.

No official or employee of the City of Chicago, nor any member of any board, commission or agency of the City of Chicago, shall have any financial interest (as defined in Chapter 2-156 of the Municipal Code), either direct or indirect, in the Premises; nor shall any such official, employee, or member participate in making or in any way attempt to use his/her position to influence any governmental decision or action with respect to this lease by the Landlord.

7.2 Duty To Comply With Governmental Ethics Ordinance.

Landlord and Tenant shall comply with Chapter 2-156 of the Municipal Code of Chicago,

"Governmental Ethics", including but not limited to Section 2-156-120, which states that no payment, gratuity, or offer of employment shall be made in connection with any City of Chicago contract, as an inducement for the award of that contract or order. Any contract or lease negotiated, entered into, or performed in violation of any of the provisions of Chapter 2-156 shall be voidable as to the City.

Section 8.

Holding Over.

8.1 Holding Over.

Any holding over by Tenant shall be construed to be a tenancy from month to month only beginning on January 1, 2013 and the rent shall be the same as listed in Section 3.1 of this lease. During such holding over all other provisions of this lease agreement shall remain in full force and effect.

Section 9.

Miscellaneous.

9.1 Notice.

All notices, demands and requests which may be or are required to be given, demanded or requested by either party to the other shall be in writing. All notices, demands and requests by Tenant to Landlord shall be delivered by national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid addressed to Landlord as follows:

City of Chicago
Department of Zoning and Land Use Planning
121 North LaSalle Street, Room 905
Chicago, Illinois 60602

with a copy to:

City of Chicago
Department of General Services
Office of Real Estate Management
30 North LaSalle Street, Suite 300
Chicago, Illinois 60602

or at such other place as Landlord may from time to time designate by written notice to Tenant. All notices, demands, and requests by Landlord to Tenant shall be delivered by a national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid, addressed to Tenant as follows:

Executive Director
Puerto Rican Cultural Center
2739 -- 2741 West Division Street
Chicago, Illinois 60622

or at such other place as Tenant may from time to time designate by written notice to Landlord. Any notice, demand or request which shall be served upon Tenant by Landlord, or upon Landlord by Tenant, in the manner aforesaid, shall be deemed to be sufficiently served or given for all purposes hereunder at the time such notice, demand or request shall be mailed.

9.2 Partial Invalidity.

If any covenant, condition, provision, term or agreement of this lease shall, to any extent, be held invalid or unenforceable, the remaining covenants, conditions, provisions, terms and agreements of this lease shall not be affected thereby, but each covenant, condition, provision, term or agreement of this lease shall be valid and in force to the fullest extent permitted by law.

9.3 Governing Law.

This lease shall be construed and be enforceable in accordance with the laws of the State of Illinois.

9.4 Entire Agreement.

All preliminary and contemporaneous negotiations are merged into and incorporated in this lease. This lease contains the entire agreement between the Parties and shall not be modified or amended in any manner except by an instrument in writing executed by the Parties hereto.

9.5 Captions And Section Numbers.

The captions and section numbers appearing in this lease are inserted only as a matter of convenience and in no way define, limit, construe or describe the scope or intent of such sections of this lease nor in any way affect this lease.

9.6 Binding Effect Of Lease.

The covenants, agreements, and obligations contained in this lease shall extend to, bind, and inure to the benefit of the Parties hereto and their legal representatives, heirs, successors, and assigns.

9.7 Time Is Of The Essence.

Time is of the essence of this lease and of each and every provision hereof.

9.8 No Principal/Agent Or Partnership Relationship.

Nothing contained in this lease shall be deemed or construed by the Parties hereto nor by any third party as creating the relationship of principal and agent or of partnership or of joint venture between the Parties hereto.

9.9 Authorization To Execute Lease.

The Parties executing this lease hereby represent and warrant that they are duly authorized and acting representatives of Landlord and Tenant, respectively, and that by their execution of this lease, it became the binding obligation of Landlord and Tenant, respectively, subject to no contingencies or conditions except as specifically provided herein.

9.10 Termination Of Lease.

Landlord and/or Tenant shall have the right to terminate this lease without penalty and for any, or no reason by providing each other with 30 days prior written notice at any time after the Commencement Date. In addition, this lease shall automatically terminate on the day of closing in the event that the Landlord conveys the subject Premises to the Tenant, or any party, pursuant to a redevelopment or other agreement.

9.11 Force Majeure.

When a period of time is provided in this lease for either party to do or perform any act or thing, the party shall not be liable or responsible for any delays due to strikes, lockouts, casualties, acts of God, wars, acts of terrorism, governmental regulation or control, and other causes beyond the reasonable control of the party, and in any such event the time period shall be extended for the amount of time the party is so delayed.

9.12 Tenant Default.

Tenant must adhere to all provisions of this lease. Failure of Tenant to adhere to all provisions of this lease will result in default. In the event of such default, Landlord will notify

Tenant in writing as to the circumstances giving rise to such default. Upon written receipt of such notice, Tenant must cure such default within 30 days. If Tenant does not cure such default within 30 days, Landlord may cancel this lease with 30 days written notice.

9.13 Lease Administration.

This lease shall be administered for Landlord by the Department of Zoning and Land Use Planning.

9.14 Amendments.

From time to time, the parties hereto may amend this lease agreement with respect to any provisions reasonably related to Tenant's use of the Premises and/or Landlord's administration of said lease agreement. Provided, however, that such amendment(s) shall not serve to extend the lease Term hereof nor serve to otherwise materially alter the essential provisions contained herein. Such amendment(s) shall be in writing, shall establish the factual background necessitating such alteration, shall set forth the terms and conditions of such modification, and shall be duly executed by both Landlord and Tenant. Such amendment(s) shall only take effect upon execution by both parties. Upon execution, such amendment(s) shall become a part of this lease and all other provisions of this lease shall otherwise remain in full force and effect.

Section 10.

Additional Responsibilities Of Tenant.

10.1 Satisfaction With Condition.

Tenant agrees that Tenant has inspected the Premises and all related areas and grounds and that Tenant is satisfied with the physical condition thereof and that the Tenant accepts the Premises in "as-is" condition.

10.2 Maintenance.

Tenant shall provide at Tenant's expense, any and all service for maintenance of the Premises during Tenant's occupancy. Tenant acknowledges that Landlord has no maintenance obligations with respect to the Premises during Tenant's occupancy.

10.3 Custodial Service.

Tenant shall provide and pay for custodial services which shall be construed as keeping the Premises clean and free of debris. Tenant shall keep the Premises clean, presentable, free of litter and in good repair.

10.4 Snow Removal.

Tenant shall provide and pay for prompt removal of snow and ice from sidewalks which immediately abut the Premises and shall assume total responsibility for failure to do so. Tenant acknowledges that Landlord shall have no snow or ice removal responsibilities.

10.5 Repairs For Tenant Negligence, Vandalism, Or Misuse.

Tenant shall assume all responsibility for any repairs to any portion of the Premises necessitated by the negligence, vandalism, misuse, or other acts on any portion of the Premises.

10.6 Security.

Tenant acknowledges that Landlord shall have no security obligations relative to Tenant's use of the Premises. Tenant shall properly secure the Premises at all times. Tenant's security obligations do not cease until this lease is terminated, Tenant completely vacates the Premises, and Tenant receives written notification from Landlord that Landlord has assumed security responsibilities.

10.7 Scavenger Service.

Tenant shall provide and pay for its own scavenger service if necessary.

10.8 No Alcoholic Beverages.

Tenant agrees that no alcoholic beverages of any kind or nature shall be sold, given away, or consumed on the Premises.

10.9 Illegal Activity.

Tenant, or any of its agents or employees, shall not perform or permit any practice that is injurious to the Premises or unreasonably disturbs other Tenants, is illegal, or increases the rate of insurance on the Premises.

10.10 Hazardous Materials.

Tenant shall keep out of the Premises any materials which cause a fire hazard or safety hazard and shall comply with reasonable requirements of Landlord's fire insurance carrier; not destroy, deface, damage, impair, nor remove any part of the Premises or facilities, equipment or appurtenances thereto.

10.11 Permits.

For any activity which Tenant desires to conduct on the Premises in which a license or permit is required, said license or permit must be obtained by Tenant prior to using the Premises for such activity. The City of Chicago, Department of Zoning and Land Use Planning and Department of General Services, must be notified of any such license or permit. Failure to obtain a required license or permit shall constitute a material breach of the terms of this lease.

10.12 Full Liability.

Tenant assumes full legal and financial responsibility and liability for any and all use of the Premises by Tenant, Tenant's staff, Tenant's agents, Tenant's invitees, and any other person, persons, or entities entering the Premises.

10.13 Condition At Termination.

Upon the termination of this lease, Tenant shall surrender the Premises to the Landlord in the same or better condition to the condition of the Premises at the beginning of Tenant's occupancy of the subject Premises. At Landlord's option, Tenant shall remove all equipment and/or materials placed on the Premises by Tenant or anyone acting by or under Tenant. Said removal shall be without cost to Landlord. Provided, however, that at lease termination Landlord may declare that any fencing that Tenant may have installed shall become the property of Landlord without further credit, payment, or reimbursement by Landlord to Tenant.

10.14 Extermination Services.

Tenant shall provide and pay for exterminator service whenever necessary.

10.15 No Fee.

Tenant shall not charge a fee to anyone for use of the Premises.

10.16 No Other Rights.

This agreement does not give Tenant any other right with respect to the Premises. Any rights not specifically granted to Tenant by and through this document are reserved exclusively to Landlord. Execution of this agreement does not obligate Landlord in any manner and Landlord shall not undertake any additional duties or services.

10.17 Adjoining Mural.

Tenant acknowledges that Landlord does not own the mural at 2423 West North Avenue and that Landlord has no maintenance or other responsibilities related to said mural. Tenant's maintenance, if any, of the mural and any and all issues related thereto shall be resolved by Tenant and the appropriate mural owner.

10.18 Economic Disclosure Statement Affidavit ("EDS") Updates.

Throughout the Lease Term, Tenant shall provide Landlord with any material updates to the information previously submitted in Tenant's Economic Disclosure Statement Affidavit ("EDS"). Landlord may also request such updates from time to time. Failure to provide such information on a timely basis shall constitute a default under this lease.

Section 11.

Tenant Disclosures And Representations.

11.1 Business Relationships.

Tenant acknowledges (a) receipt of a copy of Section 2-156-030(b) of the Municipal Code of Chicago, (b) that it has read such provision and understands that pursuant to such Section 2-156-030(b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (c) notwithstanding anything to the contrary contained in this agreement, that a violation of Section 2-156-030(b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this agreement shall be grounds for termination of this agreement and the transactions contemplated hereby. Tenant hereby represents and warrants that no violation of Section 2-145-030(b) has occurred with respect to this agreement or the transactions contemplated hereby.

11.2 Patriot Act Certification.

Tenant represents and warrants that neither Tenant nor any Affiliate (as hereafter defined) thereof is listed on any of the following lists maintained by the Office of Foreign Assets Control of the United States Department of the Treasury, the Bureau of Industry and Security

of the United States Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable laws: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List. As used in this Section, an "Affiliate" shall be deemed to be a person or entity related to Tenant that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with Tenant, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

11.3 Prohibition On Certain Contributions -- Mayoral Executive Order Number 05-1.

Tenant agrees that Tenant, any person or entity who directly or indirectly has an ownership or beneficial interest in Tenant of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Tenant's contractors (i.e., any person or entity in direct contractual privity with Tenant regarding the subject matter of this agreement) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Subowners") and spouses and domestic partners of such Subowners (Tenant and all the other preceding classes of persons and entities are together the "Identified Parties"), shall not make a contribution of any amount to the Mayor of the City of Chicago (the "Mayor") or to his political fund-raising committee (a) after execution of this Agreement by Tenant, (b) while this agreement or any Other Contract (as hereinafter) is executory, (c) during the term of this agreement or any Other Contract, or (d) during any period while an extension of this agreement or any Other Contract is being sought or negotiated. This provision shall not apply to contributions made prior to February 10, 2005, the effective date of Executive Order 2005-1.

Tenant represents and warrants that from the later of (a) February 10, 2005, or (b) the date the City approached Tenant, or the date Tenant approached the City, as applicable, regarding the formulation of this agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fund-raising committee.

Tenant agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fund-raising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fund-raising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fund-raising committee.

Tenant agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order Number 05-1 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order Number 05-1.

Notwithstanding anything to the contrary contained herein, Tenant agrees that a violation of, noncompliance with, misrepresentation with respect to, or breach of any covenant or warranty under this Section 28 or violation of Mayoral Executive Order Number 05-1 constitutes a breach and default under this agreement, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including, without limitation, termination for default) under this agreement, and under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Tenant intentionally violates this provision or Mayoral Executive Order No. 05-1 prior to the Closing, the City may elect to decline to close the transaction contemplated by this agreement.

For purposes of this provision:

(a) "Bundle" means to collect contributions from more than one source, which contributions are then delivered by one person to the Mayor or to his political fund-raising committee.

(b) "Other Contract" means any other agreement with the City to which Tenant is a party that is (i) formed under the authority of Chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the City Council.

(c) "Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

(d) Individuals are "domestic partners" if they satisfy the following criteria:

- (i) they are each other's sole domestic partner, responsible for each other's common welfare; and
- (ii) neither party is married; and
- (iii) the partners are not related by blood closer than would bar marriage in the State of Illinois; and
- (iv) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
- (v) two of the following four conditions exist for the partners:
 - (1) The partners have been residing together for at least 12 months.
 - (2) The partners have common or joint ownership of a residence.

(3) The partners have at least two of the following arrangements:

- (A) joint ownership of a motor vehicle;
- (B) joint credit account;
- (C) a joint checking account;
- (D) a lease for a residence identifying both domestic partners as tenants.

(4) Each partner identifies the other partner as a primary beneficiary in a will.

(e) "Political fund-raising committee" means a "political fund-raising committee" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

11.4 Waste Ordinance Provisions.

In accordance with Section 11-4-1600(e) of the Municipal Code of Chicago, Tenant warrants and represents that it, and to the best of its knowledge, its contractors and subcontractors, have not violated and are not in violation of any provisions of Section 7-28 or Section 11-4 of the Municipal Code (the "Waste Sections"). During the period while this agreement is executory, Tenant's, any general contractor's or any subcontractor's violation of the Waste Sections, whether or not relating to the performance of this agreement, constitutes a breach of and an event of default under this agreement, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Chief Procurement Officer. Such breach and default entitles the City to all remedies under the agreement, at law or in equity. This section does not limit Tenant's, general contractor's and its subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Agreement. Noncompliance with these terms and conditions may be used by the City as grounds for the termination of this Agreement, and may further affect the Tenant's eligibility for future contract awards.

11.5 Failure To Maintain Eligibility To Do Business With City.

Failure by Tenant or any controlling person (as defined in Section 1-23-010 of the Municipal Code of Chicago) thereof to maintain eligibility to do business with the City of Chicago as required by Section 1-23-030 of the Municipal Code of Chicago shall be grounds for termination of this Agreement and the transactions contemplated thereby. Developer shall at all times comply with Section 2-154-020 of the Municipal Code of Chicago.

11.6 Cooperation With Office Of Inspector General And Legislative Inspector General.

It is the duty of Developer and any bidder, proposer, contractor, subcontractor, and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of any such grantee, subgrantee, bidder, proposer, contractor, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code, and to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Tenant represents and warrants that it understands and will abide by all provisions of Chapter 2-55 and Chapter 2-56 of the Municipal Code and that Tenant will inform its contractors and subcontractors of this provision and require their compliance.

In Witness Wherefore, The Parties have executed his lease as of the day and year first above written.

Landlord:

City of Chicago,
an Illinois municipal corporation

By: The Department of Zoning and
Land Use Planning

By: _____
Commissioner

By: The Department of General Services

By: _____
Commissioner

Approved as to Form and Legality:

By: The Department of Law

By: _____
Deputy Corporation Counsel,
Real Estate Division

Tenant:

Puerto Rican Cultural Center,
an Illinois not-for-profit corporation

By: _____

Name: _____

Its: _____

Exhibit "A" referred to in this Lease Agreement with the Puerto Rican Cultural Center reads as follows:

Exhibit "A".
(To Lease Agreement With Puerto Rican Cultural Center)

Legal Description Of Property (subject to title commitment and survey).

Lot 11 in Block 1 of Winslow, Jacobson & Tallman's Subdivision of the northeast quarter of Section 1, Township 39 North, Range 13, East of the Third Principal Meridian in Cook County Illinois.

Common Address:

425 West North Avenue.

Permanent Index Number:

16-01-207-001.

COMMITTEE ON HUMAN RELATIONS.

REAPPOINTMENT OF SAMUEL MILLER, JR. AS MEMBER OF HUMAN RELATIONS
ADVISORY COUNCIL ON VETERANS' AFFAIRS.

[A2010-75]

The Committee on Human Relations submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Human Relations for which a meeting was held on October 1, 2010, having under consideration the reappointment of Samuel Miller, Jr. to the Human Relations Advisory Council on Veterans' Affairs, introduced on September 8, 2010 by Mayor Richard M. Daley, without objection begs leave to report and recommend that Your Honorable Body do Approve the appointment.

Respectfully submitted,

(Signed) HELEN SHILLER,
Chairman.

On motion of Alderman Shiller, the committee's recommendation was *Concurred In* and the said proposed appointment of Samuel Miller, Jr. as a member of the Human Relations Advisory Council on Veterans' Affairs was Approved by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Luhnno, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

APPOINTMENT OF KEVIN O. RUSHING AS MEMBER OF HUMAN RELATIONS
ADVISORY COUNCIL ON VETERANS' AFFAIRS.

[A2010-73]

The Committee on Human Relations submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Human Relations for which a meeting was held on October 1, 2010, having had under consideration the appointment of Kevin O. Rushing to the Human Relations Advisory Council on Veterans' Affairs, introduced on September 8, 2010 by Mayor Richard M. Daley, without objection begs leave to recommend that Your Honorable Body do Approve the appointment.

Respectfully submitted,

(Signed) HELEN SHILLER,
Chairman.

On *motion* of Alderman Shiller, the committee's recommendation was *Concurred In* and the said proposed appointment of Kevin O. Rushing as a member of the Commission on Human Relations Advisory Council on Veterans' Affairs was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

APPOINTMENT OF KATHERINE R. WEST AS MEMBER OF HUMAN RELATIONS
ADVISORY COUNCIL ON VETERANS' AFFAIRS.

[A2010-74]

The Committee on Human Relations submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Human Relations for which a meeting was held October 1, 2010, having under consideration the appointment of Katherine R. West to the Human Relations Advisory Council on Veterans' Affairs, introduced on September 8, 2010 by Mayor Richard M. Daley, without objection begs leave to recommend that Your Honorable Body do Approve the appointment.

Respectfully submitted,

(Signed) HELEN SHILLER,
Chairman.

On motion of Alderman Shiller, the committee's recommendation was *Concurred In* and the said proposed appointment of Katherine R. West as a member of the Human Relations Advisory Council on Veterans' Affairs was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

PRESIDENT BARACK OBAMA AND DEPARTMENT OF HOMELAND SECURITY SECRETARY JANET NAPOLITANO URGED TO GRANT TEMPORARY PROTECTED STATUS TO GUATEMALAN NATIONALS IN UNITED STATES.

[R2010-1069]

The Committee on Human Relations submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Human Relations reports passage without objection of a resolution introduced by Alderman Roberto Maldonado urging the Department of Homeland Security to Grant Temporary Protected Status (TPS) to Guatemalan nationals, begs leave to recommend that Your Honorable Body Adopt the resolution.

Respectfully submitted,

(Signed) HELEN SHILLER,
Chairman.

On motion of Alderman Shiller, the said proposed resolution transmitted with the foregoing committee report was Adopted by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said resolution as adopted:

WHEREAS, Since last May, residents of Guatemala have suffered the devastating impact of several natural disasters, including a volcanic eruption and ash fall, a powerful tropical storm, and resulting floods and landslides, and a frightening sinkhole in Guatemala City that swallowed up a small building and an intersection; and

WHEREAS, As a result of these concurrent natural disasters, Guatemala has sustained severe loss to human life, shelter, and critical infrastructure and officials estimate damages will surpass \$475 Million; and

WHEREAS, Natural disasters of this magnitude can have the effect of crippling the economy and infrastructure of a small, less developed nation like Guatemala; and

WHEREAS, Countries and organizations around the world have contributed millions of dollars in medicines and aid, and national and international humanitarian aid agencies are mobilizing to provide much needed assistance to the relief and recovery efforts; and

WHEREAS, The support of the international community, including that of the United States, is crucial for Guatemala's recovery, and as part of this support, granting Temporary Protected Status (TPS) for a period of eighteen months to Guatemalans currently living in the United States would provide significant economic and humanitarian benefits; and

WHEREAS, A designation of TPS permits nationals of a designated country living in the United States to reside here legally and qualify for work authorization for a specified period; and

WHEREAS, A designation of TPS is based, among other considerations, upon a determination that conflict or natural disaster exists in a country and that a return of that country's nationals could further destabilize the situation; and

WHEREAS, A designation of TPS for 18 months would give the nation time to recover from the disaster and ensure that remittances from Guatemalan nationals in the United States assist in the recovery; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of Chicago assembled this sixth day of October 2010, do hereby mourn the loss of life and express solidarity with all Guatemalans affected by the recent natural disasters, commend the brave efforts of the people of Guatemala as they recover, and recognize the assistance of the international community during the recovery effort in providing relief to the people of Guatemala; and

Be It Further Resolved, That we urge President Barack Obama and Department of Homeland Security Secretary Janet Napolitano, to grant Temporary Protected Status to Guatemalans currently living in the United States for a period of eighteen months to relieve pressures on basic service infrastructures that have been damaged, assist the Guatemalan government to focus its resources on those in dire need of assistance, and restore peace of mind for a people who have already suffered more than their share of hardship.

COMMITTEE ON LICENSE AND CONSUMER PROTECTION.

AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY DELETING SUBSECTION 47.56 TO ALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTION OF N. RAVENSWOOD AVE.

[O2010-4228]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Gene Schulter (which was referred on July 28, 2010) to amend Section 4-60-023 of the Municipal Code of Chicago by deleting subsection 4-60-023 (47.56), begs leave to report and recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee on September 29, 2010.

Respectfully submitted,

(Signed) GENE SCHULTER,
Chairman.

On motion of Alderman Schulter, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-023 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021 (c), no additional package goods license shall be issued for any premises located within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(47.56) On Ravenswood Avenue, from Winnemac Avenue to Foster Avenue.~~

(Omitted text is unaffected by this ordinance.)

SECTION 2. This ordinance shall be in force and effect upon passage and publication.

AMENDMENT OF SECTIONS 4-60-022 AND -023 OF MUNICIPAL CODE BY ADDING NEW SUBSECTIONS TO DISALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR AND PACKAGE GOODS LICENSES ON PORTIONS OF VARIOUS PUBLIC WAYS WITHIN 10TH WARD.

[O2010-4227]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman John Pope (which was referred on September 8, 2010), to amend Section 4-60-022 and Section 4-60-023 of the Municipal Code of Chicago regarding the prohibition of licenses for the sale of alcoholic liquor in portions of the 10th Ward, begs leave to report and recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee on September 29, 2010.

Respectfully submitted,

(Signed) GENE SCHULTER,
Chairman.

On motion of Alderman Schulter, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The City Council finds that the areas described in Sections 2 and 3 of this ordinance are adversely affected by the over-concentration of businesses licensed to sell alcoholic liquor within and near the areas.

SECTION 2. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by inserting the underscored language as new subsections 4-60-022 (10.348) and 4-60-022 (10.349), as follows:

4-60-022 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional license shall be issued for the sale of alcoholic liquor, for consumption on the premises within the following areas:

(Omitted text is unaffected by this ordinance.)

(10.348) On 118th Street from Avenue O to Avenue J.

(10.349) On 106th Street from Avenue F to Avenue H.

(Omitted text is unaffected by this ordinance.)

SECTION 3. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by inserting the underscored language as new subsections 4-60-023 (10.348) and 4-60-023 (10.349), as follows:

4-60-023 Restrictions On Additional Package Goods Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional package goods license shall be issued for any premises located within the following areas:

(Omitted text is unaffected by this ordinance.)

(10.348) On 118th Street from Avenue O to Avenue J.

(10.349) On 106th Street from Avenue F to Avenue H.

(Omitted text is unaffected by this ordinance.)

SECTION 4. This ordinance shall be in full force and effect from and after its passage and publication.

COMMITTEE ON POLICE AND FIRE.

AMENDMENT OF CHAPTER 8-4 OF MUNICIPAL CODE BY ADDING NEW SECTION 8-4-087 REGARDING CHRONIC ILLEGAL ACTIVITY PREMISES.

[O2010-4213]

The Committee on Police and Fire submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Police and Fire Committee held its meeting on September 30, 2010 to consider an ordinance introduced by the Honorable Mayor Richard M. Daley at the request of the Superintendent of Police, amending Chapter 8-4 of the Municipal Code regarding chronic

illegal activity premises, begs leave to report and recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

Respectfully submitted,

(Signed) ANTHONY A. BEALE,
Chairman.

On motion of Alderman Beale, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore -- 46.

Nays -- Alderman Stone -- 1.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, Maintaining the quality of life in our City's neighborhoods and providing City residents with relief from chronic nuisance activities, and the costs associated therewith, is a matter pertaining to the government and affairs of the City of Chicago; and

WHEREAS, A small percentage of persons who own or control real property within the City habitually allow their property to be used for illegal activity or fail to take reasonable steps to prevent chronic illegal activity from occurring on the premises; and

WHEREAS, Properties characterized by chronic illegal activity interfere with the comfort, health, solitude, peace and tranquility of persons who live nearby; have a significant impact upon living conditions in the immediate area; raise justifiable concerns about public safety; contribute to the general decay of the affected neighborhood; decrease the value of surrounding properties; unduly tax the City's police and emergency service resources; place an inappropriate burden on Chicago taxpayers; and, as such, constitute a public nuisance; and

WHEREAS, This ordinance provides a mechanism for the City to work in a progressive manner with the owners of properties requiring more than the general, acceptable level of police and emergency service to abate the chronic illegal activity occurring on such property. It simultaneously ensures that owners who fail to take reasonable steps to eliminate or

substantially reduce such chronic illegal activity will be liable to the City and its taxpayers for the costs incurred by the City in connection with nuisance abatement at such property; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Chapter 8-4 of the Municipal Code of the City of Chicago is hereby amended by inserting a new Section 8-4-087, as follows:

8-4-087 Chronic Illegal Activity Premises.

(a) Definitions. As used in this section, unless the context indicates otherwise:

"Chronic illegal activity premises" means any premises that is the subject matter of three or more calls for police service on three different days within any 90-day period resulting in (1) a case report documenting an investigation of illegal activity within the premises; or (2) enforcement action against any tenant or person associated with the premises for illegal activity occurring within the premises or within one block or one thousand feet of the premises. Provided, however, that any illegal activity reported to the police department by the building owner or the building owner's agent via the city's 9-1-1 emergency telephone system and incidents of domestic violence, as defined in the Illinois Domestic Violence Act of 1986, as amended, shall not be counted when determining whether a premises meets the definition of a chronic illegal activity premises.

"Corporation counsel" means the corporation counsel of the City of Chicago or the corporation counsel's designee.

"Enforcement action" means (1) the physical arrest of an individual; or (2) the issuance of a citation for a violation of law; or (3) a referral of charges by the police to the corporation counselor or other appropriate authority for prosecution.

"Executive director" means the executive director of emergency management and communications or the executive director's designee.

"Illegal activity" means any of the following activities, behaviors or conduct:

1. Disorderly conduct within the meaning of Section 8-4-010 or any comparable federal, state or local law;
2. Gang loitering within the meaning of Section 8-4-015 or any comparable federal, state or local law;
3. Narcotics-related loitering within the meaning of Section 8-4-017 or any comparable federal, state or local law;

4. Aggressive panhandling within the meaning of Section 8-4-025 or any comparable federal, state or local law;
5. Drinking in the public way within the meaning of Section 8-4-030 or any comparable federal, state or local law;
6. Trespassing within the meaning of Section 8-4-050 or any comparable federal, state or local law;
7. Vandalism within the meaning of Section 8-4-060 or any comparable federal, state or local law;
8. Public urination or defecation within the meaning of Section 8-4-081 or any comparable federal, state or local law;
9. Prostitution within the meaning of the Illinois Criminal Code, as amended, or any comparable federal, state or local law;
10. Street solicitation for prostitution in violation of Section 8-8-060 or any comparable federal, state or local law;
11. Illegal gambling within the meaning of Chapter 8-12 of the Municipal Code of Chicago or any comparable federal, state or local law;
12. Illegal possession, delivery of or trafficking in controlled substances in violation of the Controlled Substances Act, as amended, or any comparable federal, state or local law;
13. Any violation of the Cannabis Control Act, as amended, or any comparable federal, state or local law;
14. Firearms, weapons or related offenses in violation of any provision of Chapter 8-20 or Chapter 8-24 of the Municipal Code of Chicago or any comparable federal, state or local law;
15. Excessive noise or vibration in violation of any provision of the Chicago Environmental Noise Ordinance, Article XXI of Chapter 11-4 of the Municipal Code of Chicago or any comparable federal, state or local law;
16. Any activity, behavior or conduct that constitutes a public nuisance under any provision of the Municipal Code of Chicago or any federal, state or local law;
17. Any offense set forth in the Illinois Criminal Code of 1961, as amended, or in Chapter 720 of the Illinois Compiled Statutes, as amended; and

18. The presence of debris, litter, garbage, rubble, abandoned or junk vehicles or junk appliances in violation of the applicable provisions of the Municipal Code of Chicago or any comparable federal, state or local law.

"Owner" has the meaning ascribed to the term in Section 13-4-010. The term "owner" includes the owner's agent and any person managing, operating or in control of the premises.

"Person associated with the premises" means any person who engages in any illegal activity while on the premises or within a reasonable period of time before or after entering, attempting to enter, intending to enter or leaving the premises.

"Premises" means any building, real estate or real property. The term "premises" includes all facilities and appurtenances within a building and all grounds, areas and facilities held out for use by the occupants of a building.

"Resolution agreement" means an agreement between the owner of a chronic illegal activity premises and the city setting forth specific measures that the owner or manager of the premises shall be required to take by a date certain to abate a nuisance under this section.

"Superintendent" means the superintendent of the department of police or the superintendent's designee.

"Tenant" means any person entitled, by written or oral agreement or by a subtenancy approved by a landlord or by sufferance, to occupy a dwelling unit or other space within a building to the exclusion of others.

(b) Chronic Illegal Activity -- Public Nuisance Declared. Any premises that is a chronic illegal activity premises is hereby declared to be a public nuisance. Such public nuisance shall be subject to abatement in accordance with the requirements of this section. It shall be unlawful for any person (1) to maintain a public nuisance under this section or to cause such a public nuisance to be maintained on any premises under such person's ownership or control; or (2) to fail to comply with the terms of any resolution agreement or order of abatement issued under this section.

(c) (1) Procedures. If the executive director or superintendent determines that a premises meets the definition of a chronic illegal activity premises and is a nuisance under this section, the executive director or superintendent, as applicable, shall notify the owner of the premises and the corporation counsel in writing of such determination, and shall provide the owner with an opportunity to meet with appropriate city officials, which may include the corporation counsel, (a) to discuss the allegations contained in the notice and the need for nuisance abatement at the premises; and (b) to enter into a possible resolution agreement with the city to abate the nuisance activity at the premises identified in the

notice. In addition, a courtesy copy of such notice shall be provided to the alderman of the ward in which the premises is located. The notice required under this subsection (c)(1) shall be served upon such owner (i) by first class mail or express mail or by overnight carrier at the owner's last known residence address or, if the owner is a business entity, at any address identified for its registered agent or at its principal place of business; or (ii) by personal service to the owner, including personal service upon an employee or agent of the owner at the premises identified in the notice or otherwise if such service is reasonably calculated to give the owner actual notice; or (iii) if such service cannot be made by either of (i) or (ii) above, by posting a copy of the notice on the front entrance of the building or other structure meeting the definition of a chronic illegal activity premises or, if there is no front entrance, in any other conspicuous place on the premises. Such notice shall contain the following information:

- (A) a statement that the premises identified in the notice has been determined to be a chronic illegal activity premises and nuisance under this section;
- (B) a street address, parcel number or legal description sufficient to identify the premises;
- (C) a description of the illegal activities supporting the determination that the premises is a nuisance under this section, and the date on which the illegal activities comprising the nuisance occurred;
- (D) the owner's opportunity to request in writing, by the date certain set forth in such notice or by any other agreed upon date, a meeting with appropriate city officials, which may include the corporation counsel, to discuss the allegations contained in the notice and the need for abatement measures at the premises. At such meeting(s), the owner may enter into a possible resolution agreement with the city to abate the nuisance activity at the premises identified in the notice;
- (E) the owner's attorney is allowed to attend such meeting(s);
- (F) the name and address of the city official to whom a written request for such meeting should be sent and the date certain by which such written request must be received by such city official;
- (G) if the owner fails to meet with appropriate city officials in a timely manner or fails to enter into a resolution agreement with the city or otherwise fails to abate the nuisance under this section, the corporation counsel or other appropriate city official may institute an appropriate action in the department of administrative hearings or in a court of competent jurisdiction to abate such nuisance; and
- (H) upon a finding of liability in the department of administrative hearings or in a court of competent jurisdiction, the penalties which shall attach for a violation of this ordinance, including, but not limited to, fines and liability to the city for any and all costs incurred by the city or its agents for police service, emergency service or any other city service reasonably related to such violation of this ordinance.

(2) If, after the requirements set forth in paragraph (1) of this subsection (c) have been met, the corporation counsel or any other appropriate city official determines that it is necessary or desirable to bring an action in the department of administrative hearings or in a court of competent jurisdiction to abate a nuisance under this section, written notice of such action shall be provided to the owner as required by law. If such action is brought in the department of administrative hearings, any evidence on which a reasonably prudent person would rely may be considered without regard to the formal or technical rules of evidence, and the presiding authority may rely on written official reports, affidavits and other business records submitted by police officers or other authorized city officials or city employees to determine whether a public nuisance under this section occurred. Upon a finding of liability under this section, the presiding authority shall issue an order of abatement directing the owner to implement a nuisance abatement plan at the premises. Such nuisance abatement plan shall be in writing; shall provide reasonable assurance that if the plan is implemented at the premises, the nuisance at such premises will be substantially abated or eliminated in its entirety; shall include an implementation schedule for each element of the plan; and shall contain the following elements, unless the executive director or superintendent, as applicable, or the presiding authority determines that such element is not required to substantially abate or eliminate in its entirety the nuisance at the premises: (i) installing and maintaining sufficient lighting at each point of entry to and exit from the premises and in designated common areas; (ii) installing and maintaining sufficient surveillance cameras at each point of entry to and exit from the premises and in designated common areas, illuminated in such a manner so as to identify persons entering or exiting the premises; (iii) maintaining the recordings from surveillance cameras for not less than 30 days after such recording occurs; and (iv) hiring sufficient licensed and insured security personnel to patrol the premises. In addition, such nuisance abatement plan may be required to include the following elements: installing metal detectors to screen persons visiting the premises; requiring persons to produce identification upon entering the premises; maintaining a registry of all persons entering the premises; maintaining an internal log or incident reporting system documenting the owner's response to specific incidents of illegal activity on the premises; displaying appropriate signage; providing trash pick-up services; installing soundproofing insulation or taking other steps to control noise; requiring the building owner, operator or a designated representative thereof to attend monthly CAPS meetings; and other reasonable and warranted measures to abate the nuisance at the premises.

(d) Penalties For Violation -- Cost Recovery Authorized. Upon a finding of liability in the department of administrative hearings or in a court of competent jurisdiction any person who violates subsection (b) of this section shall be fined not less than \$500.00 nor more than \$1,000.00 for each offense. Any person who violates any provision of this section other than subsection (b), including, but not limited to, any violation of any provision of a resolution agreement or order of abatement, shall be fined not less than \$200.00 nor more than \$500.00 for each offense. Each day that a violation continues shall constitute a separate and distinct offense to which a separate fine shall apply. In addition to any fine or other penalty provided by law, and pursuant to the requirements of Chapter 1-20 of this Code, any person who violates any provision of this section, including, but not limited to, any violation of any provision of a resolution agreement or order of abatement, shall be liable to the city for any and all costs incurred by the city or its agents for police service, emergency service or any other city service reasonably related to such person's violation of any provision of this section.

(e) **Construction Of Section.** Nothing in this section shall be construed (1) to constitute an act of possession, ownership or control by the city over the applicable premises; or (2) to deny common law right to anyone to abate a nuisance at such premises; or (3) to affect the status of any ongoing city prosecution or other action related to such premises; or (4) to prevent the issuance of a citation to or arrest or prosecution of any person for any violation of the **Municipal Code of Chicago** or other applicable law at such premises; or (5) to permit at such premises any activity prohibited by law.

(f) **Regulations.** The executive director and superintendent shall have joint authority to promulgate rules and regulations necessary to implement the requirements of this section.

SECTION 2. This ordinance shall take full force and effect upon its passage and publication.

**COMMITTEE ON SPECIAL EVENTS
AND CULTURAL AFFAIRS.**

ISSUANCE OF SPECIAL EVENT LICENSES AND PERMITS, FREE OF CHARGE.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs had under consideration proposed ordinances and orders for the issuance of specified licenses and permits, free of charge, to participants in various special events (referred September 8, 2010). The Committee begs leave to recommend that Your Honorable Body do *Pass* the proposed ordinances and orders which were transmitted on September 29, 2010 at the Committee on Special Events and Cultural Affairs meeting.

This recommendation was concurred in by all members of the Committee present, with no dissenting vote.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

On motion of Alderman **Burnett**, the said proposed ordinances and orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, **Preckwinkle**, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances and orders as passed (the italic heading in each case not being a part of the ordinance or order):

Bags For Bonaventure 2010.

[O2010-4339]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Executive Director of the Mayor's Office of Special Events is hereby authorized and directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Four Shadows Tavern for Bags for Bonaventure 2010 on the premises located at 1641 West Diversey Parkway on the date and time of October 2, 2010 from the hours of 11:00 A.M. until 10:00 P.M.

All appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate

provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits and licenses.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Brighton Park Festival.

[Or2010-932]

Ordered, That the Director of Revenue is hereby authorized and directed to issue the following licenses and permits, free of charge, to the Back of the Yards Neighborhood Council for the special event "Brighton Park Festival", scheduled to take place on September 4, 2010 through September 6, 2010, between the hours of 12:00 P.M. to 10:00 P.M. at West Archer Avenue, between South Kedzie Avenue and South Sacramento Avenue: Tent and Canopy Permits, Itinerant Merchant License fees and Temporary Food Vendor License fees, Special Event Permit, Street Closure Permit and all other permits and fees related to this event.

Carrera De Los Muertos 5K Run.

[O2010-4340]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Executive Director of Construction and Permits, the Commissioner of Streets and Sanitation, the Commissioner of Transportation, the Commissioner of Water Management, the Commissioner of Fire and the Director of the Department of Revenue are hereby directed to issue all necessary special event permits and licenses, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to UNO Charter School Network, 954 West Washington Boulevard for Carrera de los Muertos 5K Run to be held October 30, 2010, from 5:00 A.M. to 12:00 P.M. on the premises known as West 16th Street and North Paulina Street.

Said special event shall be held exclusively for not-for-profit and related purposes and shall not be otherwise used with a view to profit.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Celebrate Hyde Park Oktoberfest.

[Or2010-948]

Ordered, That the Director of the City Department of Revenue issue, free of charge, the Food Vendor and Itinerant Merchant Permits to the participants in the Celebrate Hyde Park Oktoberfest to be held on East 53rd Street, from 1330 east to South Blackstone Avenue (1436 east) on October 9, 2010, from 10:00 A.M. to 9:00 P.M.

Design Harvest.

[O2010-4341]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Executive Director of Construction and Permits, the Commissioner of Streets and Sanitation, the Commissioner of Transportation, the Commissioner of Water Management, the Commissioner of Fire and the Director of the Department of Revenue are hereby authorized and directed to issue all necessary special event permits and licenses, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to West Town Chicago Chamber of Commerce, 1819 West Chicago Avenue, Chicago, Illinois 60622 for Design Harvest to be held Saturday, October 2, 2010 through Sunday, October 3, 2010 on the premises known as West Grand Avenue (between North Damen Avenue and North Wood Street) and 470 North Wolcott Avenue to 510 North Wolcott Avenue.

Said special event shall be held exclusively for not-for-profit and related purposes and shall not be otherwise used with a view to profit.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Faith Festa.

[O2010-4342]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Director of Business Affairs and Consumer Protection, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Director of the Mayor's Office of Special Events, the Commissioner of Buildings and the Director of Revenue are hereby directed to issue all necessary permits, all on-site inspection fees, all

plan review fees, Street Closure fees, Food Vendor fees and Itinerant Merchant License fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to the Taste of New Landmark Church Community Event "Faith Festa" on Sunday July 18, 2010, in the 2700 block of West Wilcox Street.

SECTION 2. This ordinance shall be in full force and effect upon its passage and publication.

Fesfa Di Tutti Santi Event.

[O2010-4343]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Executive Director of Construction and Permits, the Commissioner of Streets and Sanitation, the Commissioner of Transportation, the Commissioner of Water Management, the Commissioner of Fire and the Director of the Department of Revenue are hereby directed to issue all necessary special event permits and licenses, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Shrine of Our Lady of Pompeii, 1224 West Lexington Street, for Festa Di Tutti Santi Event to be held August 29, 2010 on the premises known as Arrigo Park, 1225 West Lexington Street.

Said special event shall be held exclusively for not-for-profit and related purposes and shall not be otherwise used with a view to profit.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Gage Park Charter School Opening Ceremony.

[Or2010-933]

Ordered, That the Director of the Department of Revenue is hereby authorized and directed to issue the following licenses and permits, free of charge, to United Neighborhood Organization for the special event "Gage Park Charter School Opening Ceremony", scheduled to take place on Friday, September 3, 2010, during the hours of 10:00 A.M. to 2:00 P.M. in front of the school at 2744 West Pershing Road: Special Event Permit, Street Closure Permit and all other permits and fees related to this event.

Irish American Heritage Festival.

[Or2010-934]

Ordered, That the Director of the City Department of Revenue issue, free of charge, the following licenses and/or permits to participants in the Irish American Heritage Festival, 4626 North Knox Avenue, September 25, 2010, 3:00 P.M. to 12:30 A.M.: Food Vendor and Itinerant Merchant Licenses, Street Closure Permit, Special Event, Electrical Permit, Tent Erection Permit, Zoning, Raffle License and Fire Prevention.

Jazz In The Alley.

[O2010-4345]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Director of the Department of Business Affairs and Consumer Protection, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Director of the Mayor's Office of Special Events, the Commissioner of Buildings and the Director of Revenue are hereby directed to issue all necessary permits, all on-site inspection fees, all plan review fees, Street Closure fees, Food Vendor fees and Itinerant Merchant License fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to the Jazz in the Alley, August 29, 2010.

SECTION 2. This ordinance shall be in full force and effect upon its passage and publication.

Malcolm X College Annual Homecoming Parade.

[O2010-4346]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Director of the Department of Business Affairs and Consumer Protection, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Director of the Mayor's Office of Special Events, the Commissioner of Buildings and the Director of Revenue are hereby directed to issue all necessary permits, all on-site inspection fees, all plan review fees, Street Closure fees, Food Vendor fees and Itinerant Merchant License fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to the Malcolm X College Annual Homecoming Parade, Saturday, October 16, 2010 on Chicago's West Side.

SECTION 2. This ordinance shall be in full force and effect upon its passage and publication.

2010 Oktoberfest In Bucktown.

[O2010-4421]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Executive Director of the Mayor's Office of Special Events is hereby authorized and directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to St. Mary of the Angels School for 2010 Oktoberfest in Bucktown on the premises located at 1810 North Hermitage Avenue on the date and time of Saturday, September 18, from 12:00 P.M. until 10:00 P.M. and Sunday, September 19, from 12:00 P.M. until 10:00 P.M.

All appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits and licenses.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

2010 Oysterfest.

[O2010-4422]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Executive Director of the Mayor's Office of Special Events is hereby authorized and directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Chicago Special Events Management benefitting Roscoe Village Chamber of Commerce for 2010 Oysterfest on the premises located along West Roscoe Street, from North Damen Avenue to North Bell Avenue on the date and time of September 18, 2010, between the hours of 11:00 A.M. until 10:00 P.M.

All appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits and licenses.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Pearl Pest 2010.

[Or2010-936]

Ordered, That the Director of the City Department of Revenue issue, free of charge, the Food Vendor and Itinerant Merchant permits for participants in Pearl Fest 2010 to be held at Mandrake Park on August 21, 2010, from 10:00 A.M. to 10:00 P.M.

St. Margaret Mary's Chuck Wagon Dinner.

[O2010-4423]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Buildings, the Commissioner of Streets and Sanitation, the Commissioner of Transportation, the Commissioner of Water, the Commissioner of Sewers, the Commissioner of Fire and the Director of Revenue are hereby directed to issue all necessary special event permits and licenses, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to St. Margaret Mary Church (all festival participants and applicants) for St. Margaret Mary's Chuck Wagon Dinner to be held September 11, 2010 on the premises known as 2324 West Chase Avenue and on the 2300 block of West Chase Avenue, between West Oakley Avenue and West Claremont Avenue.

Said special event shall be held exclusively for not-for-profit and related purposes and shall not be otherwise used with a view to profit.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

St. Cornelius Fall Fest.

[Or2010-937]

Ordered, That the Director of the City Department of Revenue issue, free of charge, the following licenses and/or permits to participants in the St. Cornelius Fall Fest, 5450 West Foster Avenue, October 2, 2010, 6:00 A.M. -- 11:59 P.M.: Food Vendor and Itinerant Merchant Licenses, Street Closure Permit, Special Event, Electrical Permit, Tent Erection Permit, Zoning, Raffle License and Fire Prevention.

Start! Heart Walk Of The American Heart Association.

[O2010-4424]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Director of the Department of Business Affairs and Consumer Protection, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Director of the Mayor's Office of Special Events, the Commissioner of Buildings and the Director of Revenue are hereby directed to issue all necessary permits, all on-site inspection fees, all plan review fees, Street Closure fees, Food Vendor fees and Itinerant Merchant License fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to the Start! Heart Walk of the American Heart Association on Friday, September 24, 2010 on Chicago's lakefront.

SECTION 2. This ordinance shall be in full force from and effect upon its passage and publication.

Stop The Violence Parade.

[O2010-4425]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Director of the Department of Business Affairs and Consumer Protection, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Director of the Mayor's Office of Special Events, the Commissioner of Buildings and the Director of Revenue are hereby directed to issue all necessary permits, all on-site inspection fees, all plan review fees, Street Closure fees, Food Vendor fees and Itinerant Merchant License fees, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to the Stop the Violence Parade on Saturday, August 28, 2010, at the Mount Pleasant Grove Church, 325 South California Avenue.

SECTION 2. This ordinance shall be in full force and effect upon its passage and publication.

2010 Ukrainian Village Festival.

[O2010-4428]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Executive Director of the Mayor's Office of Special Events is hereby authorized and directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to Special Events Management for 2010 Ukrainian Village Festival on the premises located at 2200 -- 2300 West Superior Street, between North Oakley Avenue and North Leavitt Street on the date and time of September 11, from 1:00 P.M. until 10:00 P.M. and September 13, from 1:00 P.M. until 10:00 P.M.

All appurtenances thereto shall be used exclusively for charitable purposes and shall not be leased or otherwise used with a view to profit, and the work thereon shall be done in accordance with plans submitted and all of the appropriate provisions of the Municipal Code of the City of Chicago and departmental requirements of various departments of the City of Chicago, and said building(s) and all appurtenances thereto shall be constructed and maintained so that they shall comply in all respects with the requirements of the appropriate provisions of the Municipal Code of the City of Chicago for the issuance of all necessary permits and licenses.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

USO Presents Clark After Dark.

[Or2010-938]

Ordered, That the Director of Revenue is hereby authohzed and directed to issue the following licenses and permits, free of charge, to Chicago Sister Cities International for the special event "USO Presents Clark After Dark", scheduled to take place on Thursday, September 9, 2010, between the hours of 4:00 P.M. and 10:00 P.M. on West Hubbard Street, between North LaSalle Street and North Clark Street: Tent and Canopy Permits, Itinerant Merchant License fees and Temporary Food Vendor License fees, Special Event Permit, Street Closure Permit and all other permits and fees related to this event.

AMENDMENT OF ORDER WHICH AUTHORIZED ISSUANCE OF SPECIAL EVENT LICENSES AND PERMITS TO NORWOOD PARK TRAIN STATION FOUNDATION FOR RUNNING IN CIRCLES 5K RUN/WALK EVENT.

[Or2010-939]

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs had under consideration an amendment to a prior order which authorized the issuance of the following licenses and permits: Tent and Canopy Permit, Food Vendor Licenses, Special Event Permit, Itinerant Merchant License fees, Street Closure fees and all other permits and fees related to this event, free of charge, to the Norwood Park Train Station Foundation, 6035 North Nickerson Avenue, for their annual Running in Circles 5K Run/Walk benefiting the Norwood Park Train Station Foundation and Breast Cancer Research. This event is scheduled to take place on Saturday, October 23, 2010, from 8:30 A.M. to 10:00 A.M. with the Run/Walk on North West Circle and North East Circle, starting at 9:00 A.M. at North East Circle and North Nina Avenue (starting point at 6020 North Nina Avenue at North Northcott Avenue). The Committee begs leave to recommend that Your Honorable Body do Pass this order which was transmitted on September 29, 2010 at the Committee on Special Events and Cultural Affairs meeting.

This recommendation was concurred in by all members of the Committee present, with no dissenting vote.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

On motion of Alderman Burnett, the said proposed order transmitted with the foregoing committee report was Passed by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said order as passed:

Amend date on fee waiver for "Running In Circles" which passed City Council on September 8, 2010 by rescinding:

"Ordered, That the Director of the Department of Revenue is hereby authorized and directed to issue the following licenses and permits, free of charge, to the Norwood Park Train Station Foundation, 6035 North Nickerson Avenue for their annual "Running in Circles" 5K Run/Walk benefiting the Norwood Park Train Station Foundation and Breast Cancer Research. This event is scheduled to take place on Saturday, October 25, 2010, from 8:30 A.M. to 10:00 A.M. with the run/walk on North West Circle and North East Circle, starting at 9:00 A.M. at North East Circle and North Nina Avenue (starting point at 6020 North Nina Avenue at North Northcott Avenue): Tent and Canopy Permit, Food Vendor Licenses, Special Event Permit, Itinerant Merchant License fees, Street Closure fees and all other permits and fees related to this event".

and replacing with:

"Ordered, That the Director of the Department of Revenue is hereby authorized and directed to issue the following licenses and permits, free of charge, to the Norwood Park Train Station Foundation, 6035 North Nickerson Avenue for their annual "Runnin in Circles" 5K Run/Walk benefiting the Norwood Park Train Station Foundation and Breast Cancer Research. This event is scheduled to take place on Saturday, October 23, 2010, from 8:30 A.M. to 10:00 A.M. with the run/walk on North West Circle and North East Circle, starting at 9:00 A.M. at North East Circle and North Nina Avenue (starting point at 6020 North Nina Avenue at North Northcott Avenue): Tent and Canopy Permit, Food Vendor Licenses, Special Event Permit, Itinerant Merchant License fees, Street Closure fees and all other permits and fees related to this event".

WAIVER OF SPECIAL EVENT LICENSE AND PERMIT FEES.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs had under consideration an

ordinance and orders for waiver of fees for specified licenses and permits (referred September 8, 2010). The Committee begs leave to recommend that Your Honorable Body do *Pass* the proposed ordinance and orders which were transmitted on September 29, 2010 at the Committee on Special Events and Cultural Affairs meeting.

This recommendation was concurred in by all members of the Committee present, with no dissenting vote.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

On motion of Alderman Burnett, the said proposed ordinance and orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinance and orders as passed (the italic heading in each case not being a part of the ordinance or order):

Chicago Blackhawks Mad Dash To Madison.

[Or2010-940]

Ordered, That the Director of the Department of Revenue is hereby authorized and advised to waive the Itinerant Merchant License fees, Food Vendor License fees and Street Closure fees in connection with the Chicago Blackhawks Mad Dash to Madison event. This event will take place on Saturday, September 18, 2010, from 8:00 A.M. to 2:00 P.M. (set up beginning at 5:00 A.M. and tear down complete by 3:00 P.M.) on West Madison Street between North Damen Avenue and North Wood Street, organized by Chicago Special Events Management, 2221 West 43rd Street, Chicago, Illinois 60609.

Hog Wild.

[O2010-4429]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Business Affairs and Consumer Protection, the Director of Revenue, the Director of Special Events, the Commissioner of Streets and Sanitation and the Commissioner of Transportation are hereby directed to waive Special Event, Food Vendor License, Itinerant Merchant, Mechanical Rides, Tent fees, Water fees, Street and Sanitation fees and Street Closure fees in conjunction with Hog Wild to be held on Sunday, October 17, 2010, from 12:01 A.M. to 6:00 P.M. in the 6900 blocks of North Glenwood Avenue (southbound) between West Morse Avenue and West Farwell Avenue. This event is for the benefit of the Rogers Park Business Alliance.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Inaugural Wrigley Field Road Tour.

[Or2010-941]

Ordered, That the Director of the Department of Revenue is hereby authorized and advised to waive the Special Event fees in connection with Inaugural Wrigley Field Road Tour benefiting the Chicago Cubs Charities and World Bicycle Relief. This event is scheduled to take place on Saturday, September 11, 2010, from 6:00 A.M. to 9:30 A.M., organized by Chicago Special Events Management, 2221 West 43rd Street, Chicago, Illinois.

Sf. Mary Star Of The Sea Fall Festival Block Party.

[Or2010-942]

Ordered, That the Director of the Department of Revenue is hereby authohzed and advised to waive the Itinerant Merchant License fees, Food Vendor License fees, Street Closure fees and Liquor License fees for the St. Mary Star of the Sea Fall Festival Block Party. This event will take place at 6424 South Kenneth Avenue on Saturday, September 25, 2010.

The Stewards Market.

[Or2010-943]

Ordered, That the Director of Permits for the City of Chicago Park District Central Region is hereby authorized and advised to waive the Group Level 3 park permit rental fees in connection with The Stewards Market, benefiting an outreach event for the Cabrini Green neighborhood. The Stewards Market will take place on Saturday, August 28, 2010 at Seward Park, 375 West Elm Street, Chicago, Illinois between the hours of 1:00 P.M. to 4:00 P.M.

Wells Street Fall Festival.

[Or2010-944]

Ordered, That the Director of the Department of Revenue is hereby authohzed and advised to waive the Itinerant Merchant License fees, Food Vendor License fees and Street Closure fees in connection with the Old Town "Wells Street Fall Festival" benefiting the Old Town Merchants and Residents Association. This event will take place on Saturday, September 11, 2010, from 11:00 A.M. to 10:00 P.M. and Sunday, September 12, 2010, from 10:00 A.M. to 7:00 P.M. on North Wells Street between West North Avenue and West Evergreen Avenue, organized by Chicago Special Events Management, 2221 West 43rd Street, Chicago, Illinois 60609.

PERMISSION GRANTED TO CHICAGO SPECIAL EVENTS MANAGEMENT TO
HOLD HALFWAY TO ST. PATRICK'S DAY FESTIVAL.

[Or2010-945]

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs had under consideration a proposed order to grant permission to Chicago Special Events Management, 2221 West 43rd Street, Chicago, Illinois 60609, in connection with the Halfway to St. Patrick's Day Festival benefiting Chicago Neighbors United. This event is scheduled to take place at Mahoney's Pub and Grill

at 551 North Ogden Avenue, Chicago, Illinois 60622. The Committee begs leave to recommend that Your Honorable Body do *Pass* the proposed order which was transmitted on September 29, 2010 at the Committee on Special Events and Cultural Affairs meeting.

This recommendation was concurred in by all members of the Committee present, with no dissenting vote.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

On motion of Alderman Burnett, the said proposed order transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harhs, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said order as passed:

Ordered, That the Director of the Department of Revenue, is hereby authohzed and directed to grant permission to Chicago Special Events Management, 2221 West 43rd Street, Chicago, Illinois 60609, for the Halfway to St. Patrick's Day Festival benefiting the Chicago Neighbors United. This event is scheduled to take place on September 25, 2010, from 11:59 A.M. to 10:00 P.M.. This event is scheduled to take place at Mahoney's Pub and Grill at 551 North Ogden Avenue, Chicago, Illinois 60622.

PERMISSION TO HOLD SIDEWALK SALES.

The Committee on Special Events and Cultural Affairs submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Special Events and Cultural Affairs had under consideration two proposed orders to hold sidewalk sales in the 31st Ward and 32nd Ward (referred September 8, 2010). The Committee begs leave to recommend that Your Honorable Body do *Pass* the orders which were transmitted on September 29, 2010 at the Committee on Special Events and Cultural Affairs meeting.

This recommendation was concurred in by all members of the Committee present, with no dissenting vote.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,
Chairman.

On motion of Alderman Burnett, the said proposed orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Luhnno, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said orders as passed (the italic heading in each case not being a part of the order):

4200 W. Belmont LLC/Stuart Timoner.

[Or2010-946]

Ordered, That the Commissioner of Transportation is hereby authorized and directed to grant permission to Stuart Timoner, 4200 W. Belmont LLC, located at 4200 -- 4256 West Belmont Avenue for the conduct of a sidewalk sale on September 16, 2010, September 17, 2010, September 18, 2010, September 19, 2010 and September 20, 2010 during the hours of 9:00 A.M. and 6:00 P.M.

Kabbalah Bookstore.

[Or2010-947]

Ordered, That the Commissioner of Transportation is hereby authorized and directed to give permission, free of charge, to Kabbalah Bookstore to hold a sidewalk sale from 10:00 A.M. to 4:00 P.M. on August 22, 2010 at 3113 North Lincoln Avenue.

COMMITTEE ON TRAFFIC CONTROL AND SAFETY.

AMENDMENT OF SECTION 9-64-170(a) OF MUNICIPAL CODE TO ALLOW PARKING OF PICKUP TRUCKS OR VANS ON RESIDENTIAL STREETS WITHIN 8TH WARD.

[SO2010-4210]

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (September 8, 2010) a proposed substitute ordinance to amend 9-64-170(a) to Traffic, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) PATRICK O'CONNOR,
Chairman.

On motion of Alderman O'Connor, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Section 9-64-170(a) of the Municipal Code of Chicago is hereby amended by inserting the underscored language as follows:

9-64-170 Parking Restrictions -- Special Types Of Vehicles.

(a) It shall be unlawful to park any truck, tractor, semi-trailer, trailer, recreational vehicle more than 22 feet in length, self contained motor home, bus, taxicab or livery vehicle on any residential street for a longer period than is necessary for the reasonably expeditious loading or unloading of such vehicle, except that a driver of bus may park the bus in a designated bus stand as authorized elsewhere in the traffic code; provided, however that in the 1st, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22nd, 23rd, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 32nd, 33rd, 34th, 35th, 37th, 40th, 42nd, 43rd, 44th, 46th, 47th, 49th and 50th wards this prohibition shall not apply to the owner of a pickup truck or van weighing under 4,500 pounds who has no outstanding parking violations, when such vehicle is parked at the curb adjacent to the owners place of residence and the vehicle bears a valid and current city wheel tax license emblem and a special parking permit issued in accordance with this subsection. In the 7th, 15th, 23rd, 35th, 46th and 50th wards this prohibition also shall not apply to the owner of a taxicab who has no outstanding parking violations, when such vehicle is not in service, when the vehicle is parked at the curb adjacent to the owner's place of residence and when the vehicle bears a valid and current city wheel tax license emblem and a special permit issued in accordance with this subsection. The owner shall apply for a permit for such parking from the alderman of the ward in which he or she resides. The alderman shall evaluate the vehicle for compliance with relevant provisions of the municipal code and shall issue a special parking permit if the vehicle is believed to be compliant.

(Omitted text is unaffected by this ordinance.)

SECTION 2. This ordinance shall be in force and effect upon passage and publication.

INCLUSION OF 25TH, 26TH AND 43RD WARDS WITHIN AND EXTENSION OF EXPIRATION DATE FOR NONPROFIT ONE-DAY RESIDENTIAL PARKING PERMIT PILOT PROGRAM.

[SO2010-4209]

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (November 18, 2009, July 28 and September 8, 2010) a proposed substitute ordinance to amend 9-64-090(h) (Residential Permit Parking) to Traffic, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) PATRICK O'CONNOR,
Chairman.

On motion of Alderman O'Connor, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Section 9-64-090 of the Municipal Code of Chicago is hereby amended by deleting the language struck through and by inserting the language underscored, as follows:

9-64-090 Residential Permit Parking.

(Omitted text is unaffected by this ordinance.)

(h) A not-for-profit organization one-day residential parking permit pilot program ("pilot program") is hereby created as provided in this subsection. Any not-for-profit organization licensed to conduct affairs in the State of Illinois and located within a residential permit parking zone, or on either side of a business, or commercial block immediately adjacent to that residential permit parking zone, shall qualify to purchase not more than 30 one-day residential parking permits for each of up to five of its employees per month to park in such zone. The city clerk shall sell one-day residential parking permits to such not-for-profit organization, upon presentation of evidence by such organization, in a form satisfactory to the city clerk, including, but not limited to, a letter signed by the alderman of the ward where such organization is located, confirming that the organization is in compliance with the requirements of this subsection, and, if the organization has vehicles, unless exempted under Section 3-56-140 of this Code, that the organization has already purchased a wheel tax license emblem. The fee for such one-day residential parking permits shall be as specified in subsection (d) of Section 9-68-020 of this Code. Any one-day residential parking permit issued pursuant to this subsection shall only be used by employees of the not-for-profit organization in the course of their employment.

The city clerk is authorized to adopt such rules and regulations as he may deem appropriate for the proper administration and enforcement of this subsection.

This subsection shall apply only in the following wards: 1, 25, 26, and 43.

This pilot program shall expire on October 7, 2010 2011.

(Omitted text is unaffected by this ordinance.)

SECTION 2. This ordinance shall take effect upon passage and approval.

ESTABLISHMENT AND AMENDMENT OF LOADING ZONES.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (February 10, May 12, June 9 and 30, 2010) proposed ordinances to establish and amend loading zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances submitted herewith.

This recommendation was concurred in by all members of the Committee present, with *no* dissenting votes.

Respectfully submitted,

(Signed) PATRICK O'CONNOR,
Chairman.

On motion of Alderman O'Connor, the said proposed substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

Establishment Of Loading Zones.

[SO2010-4430]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Title 9, Chapter 64, Section 160 of the Municipal Code of Chicago, the following locations are hereby designated as loading zones for the distances specified, during the hours indicated:

Ward	Location
25	South Oakley Avenue (west side) from a point 101 feet north of West 24 th Place to a point 21 feet north thereof -- 15 minute loading zone -- use flashing lights -- tow-away zone after 15 minutes -- 11:00 A.M. to 10:00 P.M. -- Monday through Saturday (10-01002221);
25	West 24 th Place (south side) from a point 20 feet east of South Western Avenue to a point 36 feet east thereof -- 15 minute loading zone -- use flashing lights -- tow-away zone after 15 minutes -- 11:00 A.M. to 11:00 P.M. -- Monday through Saturday (10-01002245);
27	North Wells Street (west side) from a point 70 feet north of West Burton Place to a point 48 feet north thereof -- loading zone -- 10:00 A.M. to 2:00 A.M. -- tow-away zone (10-01015368);
27	West Chicago Avenue (north side) from a point 124 feet east of North Greenview Avenue to a point 28 feet east thereof -- loading zone/tow-away zone -- at all times (10-1002416);
27	West Madison Street (north side) from a point 124 feet west of North Ada Street to a point 22 feet west thereof -- loading zone -- 7:00 A.M. to 4:00 P.M. and 6:00 P.M. to 7:00 P.M. -- tow-away zone (10-00710390);
27	West Randolph Street (service drive) (south leg) (south side) from a point 100 feet east of North Halsted Street to a point 21 feet east thereof -- loading zone -- 10:00 A.M. to 11:00 P.M. -- tow-away zone (10-01015318);
39	North Pulaski Road (west side) from a point 230 feet south of West Lawrence Avenue to a point 50 feet south thereof -- loading zone -- 9:00 A.M. to 9:00 P.M. -- all days -- tow-away zone (10-00266948);
42	East Superior Street (north side) from a point 20 feet east of North Rush Street to a point 100 feet east thereof -- 15 minute loading zone -- use flashing lights/tow-away zone (10-01227392);
43	North Halsted Street (west side) from a point 220 feet north of West Armitage Avenue to a point 40 feet north thereof -- loading zone -- 4:00 P.M. to 12:00 A.M. -- Monday through Friday and 10:00 A.M. to 12:00 A.M. -- Saturday and Sunday -- tow-away zone (10-01024553);
43	West Drummond Place (north side) from a point 103 feet west of North Clark Street to a point 25 feet west thereof -- loading zone/tow-away zone -- at all times (10-00723039);

Ward	Location
43	North Stone Street (west side) from a point 87 feet south of East Scott Street to a point 25 feet south thereof -- 15 minute loading zone -- use flashing lights/tow-away zone (10-00539365);
47	West Irving Parking Road (north side) from a point 20 feet west of North Ravenswood Avenue (west-leg) to a point 25 feet west thereof -- 15 minute loading zone -- use flashing lights -- 7:30 A.M. to 10:30 P.M. -- Monday through Friday -- tow-away zone (10-00723138);
47	West Irving Park Road (north side) from a point 85 feet east of North Wolcott Avenue to a point 25 feet east thereof -- 15 minute loading zone -- use flashing lights -- 7:00 A.M. to 8:00 P.M. -- all days/tow-away zone (10-01227559).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Amendment Of Loading Zones.

[SO2010-4431]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Amend ordinance passed March 6, 1996 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 17705) which reads: "North Wells Street (west side) from a point 146 feet north of West Burton Place to a point 55 feet north thereof" by striking: "146 feet and 11:00 A.M." and inserting: "143 feet and 9:00 A.M. -- loading zone -- 9:00 A.M. to 2:00 A.M. -- tow-away zone" (10-01015424) (27th Ward).

SECTION 2. Amend ordinance passed September 10, 2008 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 36771) which reads: "North Armour Street (west side) from a point 20 feet south of West Chicago Avenue to a point 50 feet south thereof" by striking: "from a point 20 feet and to a point 50 feet" and inserting: "from a point 34 feet and to a point 76 feet -- loading zone -- 3:00 P.M. to 2:00 A.M. -- Tuesday through Sunday -- tow-away zone" (10-01015691) (27th Ward).

SECTION 3. Amend ordinance passed November 5, 1993 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 40312) which reads: "North Damen Avenue (west side) from a point 40 feet south of West Concord Place to a point 80 feet south thereof" by striking: "40 feet and 4:00 P.M. to 1:00 A.M." and inserting: "48 feet and 5:00 P.M. to 10:00 P.M. -- Monday through Friday and 9:00 A.M. to 10:00 P.M. -- Saturday and Sunday -- loading zone/tow-away zone" (32nd Ward).

SECTION 4. Repeal ordinance passed March 19, 1997 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 41412) which reads: "North Rush Street (east side) from a point 60 feet south of East Cedar Street to a point 25 feet south thereof -- 11:30 A.M. to 4:00 A.M. -- loading zone/tow-away zone" by striking the above (10-01307737) (42nd Ward).

SECTION 5. Repeal ordinance passed October 31, 2007 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 11552) which reads: "North Halsted Street (west side) from a point 220 feet north of West Armitage Avenue to a point 40 feet north thereof -- loading zone/tow-away zone -- 4:00 P.M. to 12:00 A.M." by striking the above (10-01024553) (43rd Ward).

SECTION 6. Repeal ordinance passed November 11, 2004 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 35136) which reads: "North Sheffield Avenue (west side) from a point 302 feet north of West Belmont Avenue to a point 25 feet north thereof -- loading zone -- 7:00 A.M. to 6:00 P.M. -- Monday through Saturday/tow-away zone" by striking the above (10-01307843) (44th Ward).

SECTION 7. This ordinance shall take effect and be in force hereinafter its passage.

AMENDMENT OF VEHICULAR TRAFFIC MOVEMENT ON PORTION OF N. ORCHARD ST.

[SO2010-4432]

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (July 28, 2010) a proposed ordinance to amend traffic movement on portion of North Orchard Street, begs leave to recommend that Your Honorable Body do Pass the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) PATRICK J. O'CONNOR,
Chairman.

On motion of Alderman O'Connor, the said proposed substitute ordinance transmitted with the foregoing committee report was Passed by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Amend ordinance passed September 20, 1951 (*Journal of the Proceeding of the City Council of the City of Chicago*, page 922) which reads: "North Orchard Street, from North Lincoln Avenue to West Diversey Parkway -- northeriy" by striking: "from North Lincoln Avenue to West Diversey Parkway" and inserting: "from North Lincoln Avenue to the first alley south of West Diversey Parkway" (10-01308607) (43rd Ward).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

REPEAL OF TRAFFIC CLOSURE ON PORTION OF S. INGLESIDE AVE.

[SO2010-4433]

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (July 28, 2010) a proposed ordinance to repeal close to traffic, begs leave to recommend that Your Honorable Body do Pass the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) PATRICK J. O'CONNOR,
Chairman.

On motion of Alderman O'Connor, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Lauhno, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuller, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Repeal the ordinance passed May 28, 1975 (*Journal of the Proceedings of the City Council of the City of Chicago*) which closed to vehicular traffic South Ingleside Avenue, from East 60th Street (Midway Plaisance) on the north to East 61st Street on the south by striking the above (10-01416454) (20th Ward).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

ESTABLISHMENT AND AMENDMENT OF PARKING RESTRICTIONS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (June 30, October 7, 2009, July 28 and September 9, 2010) proposed ordinances to establish and amend parking restrictions on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances submitted herewith.

This recommendation was concurred in by all members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) PATRICK O'CONNOR,
Chairman.

On motion of Alderman O'Connor, the said proposed substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

Establishment Of Parking Prohibition At All Times.
(Except For Disabled)

[SO2010-4434]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Title 9, Chapter 64, Section 050 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle at any time upon the following public way as indicated:

Ward	Location
2	2041 West Warren Boulevard -- Disabled Parking Permit 72329;
3	5336 South Union Avenue -- Disabled Parking Permit 70482;
3	4714 South Racine Avenue -- Disabled Parking Permit 76272;
3	536 East 46 th Place -- Disabled Parking Permit 76273;
4	5000 South Cornell Avenue (signs to be posted at 5004 South Cornell Avenue) Disabled Parking Permit 65786;
5	1408 East 72 nd Place -- Disabled Parking Permit 69836;
6	7918 South Champlain Avenue -- Disabled Parking Permit 70660;
6	7632 South Eberhart Avenue -- Disabled Parking Permit 67935;
6	9126 South Indiana Avenue -- Disabled Parking Permit 71631;
6	8023 South Rhodes Avenue -- Disabled Parking Permit 69282;
6	8033 South Rhodes Avenue -- Disabled Parking Permit 68695;
6	8641 South Vernon Avenue -- Disabled Parking Permit 70648;
6	609 East 88 th Street -- Disabled Parking Permit 70662;
7	9724 South Van Vlissingen Road -- Disabled Parking Permit 70353;
8	10632 South Wabash Avenue -- Disabled Parking Permit 76094;
8	1707 East 84 th Street -- Disabled Parking Permit 70355;
8	8808 South Cregier Avenue -- Disabled Parking Permit 71001;
8	8619 South Cregier Avenue -- Disabled Parking Permit 73234;
8	7942 South Kenwood Avenue -- Disabled Parking Permit 73244;

Ward	Location
9	556 East 106 th Street -- Disabled Parking Permit 73030;
10	10448 South Hoxie Avenue -- Disabled Parking Permit 63689;
12	2239 South Sacramento Avenue -- Disabled Parking Permit 76030;
12	4644 South Fairfield Avenue -- Disabled Parking Permit 72622;
12	4553 South Mozart Street -- Disabled Parking Permit 72621;
13	6023 South Kenneth Avenue -- Disabled Parking Permit 72150;
13	7245 South Avers Avenue -- Disabled Parking Permit 76925;
13	5951 South Keeler Avenue -- Disabled Parking Permit 64100;
13	5837 South Kilbourn Avenue -- Disabled Parking Permit 73162;
13	6531 South Kilpatrick Avenue -- Disabled Parking Permit 72141;
13	6341 South Thpp Avenue -- Disabled Parking Permit 72145;
14	5334 South Mozart Street -- Disabled Parking Permit 72287;
14	5330 South Francisco Avenue -- Disabled Parking Permit 70749;
15	6630 South Fairfield Avenue -- Disabled Parking Permit 70188;
15	6516 South Whipple Street -- Disabled Parking Permit 72897;
16	6606 South Green Street -- Disabled Parking Permit 70958;
16	1400 West 62 nd Street -- Disabled Parking Permit 70327;
17	7617 South Paulina Street -- Disabled Parking Permit 75983;
17	6745 South Peoria Street -- Disabled Parking Permit 72478;
17	7237 South Seeley Avenue -- Disabled Parking Permit 71159;
17	6745 South May Street (install signs at 7416 South May Street) Disabled Parking Permit 71152;
18	8148 South Hermitage Avenue -- Disabled Parking Permit 71029;

Ward	Location
18	7234 South Sacramento Avenue -- Disabled Parking Permit 68940;
18	7033 South Washtenaw Avenue -- Disabled Parking Permit 71044;
19	10704 South Sacramento Avenue -- Disabled Parking Permit 70384;
21	8718 South Justine Street -- Disabled Parking Permit 70396;
21	8407 South Troop Street -- Disabled Parking Permit 71071;
22	3140 South Karlov Avenue -- Disabled Parking Permit 71950;
22	2829 South Kildare Avenue -- Disabled Parking Permit 71933;
22	2311 South Kostner Avenue -- Disabled Parking Permit 71958;
22	2750 South Trlpp Avenue -- Disabled Parking Permit 76009;
22	2528 South Trumbull Avenue -- Disabled Parking Permit 71955;
22	2639 South Trumbull Avenue -- Disabled Parking Permit 71940;
23	5011 South Keating Avenue -- Disabled Parking Permit 77048;
23	4716 South Knox Avenue -- Disabled Parking Permit 73121;
23	5021 South Lamon Avenue -- Disabled Parking Permit 73044;
23	4953 South Laporte Avenue -- Disabled Parking Permit 77055;
23	4733 South Lavergne Avenue -- Disabled Parking Permit 73051;
23	4546 South Lawler Avenue -- Disabled Parking Permit 77051;
23	4506 South Leamington Avenue -- Disabled Parking Permit 73127;
23	5737 South Mason Avenue -- Disabled Parking Permit 73139;
23	5147 South Meade Avenue -- Disabled Parking Permit 72390;
23	5708 South Natoma Avenue -- Disabled Parking Permit 73131;
23	5239 South Oak Park Avenue -- Disabled Parking Permit 77046;
23	5828 South Oak Park Avenue -- Disabled Parking Permit 73130;

Ward	Location
23	5336 South Sayre Avenue -- Disabled Parking Permit 77050;
25	929 South Carpenter Street -- Disabled Parking Permit 70990;
25	822 South Racine Avenue -- Disabled Parking Permit 71103;
25	1319 West 19 th Street -- Disabled Parking Permit 76551;
25	2308 West 22 nd Place -- Disabled Parking Permit 76540;
27	3510 West Franklin Boulevard -- Disabled Parking Permit 68526;
28	4040 West Carroll Avenue -- Disabled Parking Permit 76510;
28	3912 West Gladys Avenue -- Disabled Parking Permit 76511;
28	3227 West Maypole Avenue -- Disabled Parking Permit 71868;
28	2605 West 31 st Street -- Disabled Parking Permit 69406;
29	1235 North Mason Avenue -- Disabled Parking Permit 72591;
30	1851 North Karlov Avenue -- Disabled Parking Permit 71663;
33	4724 North St. Louis Street -- Disabled Parking Permit 72858;
34	11153 South Normal Avenue -- Disabled Parking Permit 73201;
34	11755 South Justine Street -- Disabled Parking Permit 73207;
34	10515 South Eggleston Avenue -- Disabled Parking Permit 72795;
35	3055 West George Street -- Disabled Parking Permit 76067;
35	1928 North Sawyer Avenue -- Disabled Parking Permit 71404;
35	2861 West Belden Avenue -- Disabled Parking Permit 76065;
36	7869 West Cahill Terrace -- Disabled Parking Permit 69922;
36	7859 West Addison Street -- Disabled Parking Permit 71754;
36	3354 North Osceola Avenue -- Disabled Parking Permit 73082;
37	5054 West Crystal Street -- Disabled Parking Permit 72436;

Ward	Location
37	5139 West Potomac Avenue -- Disabled Parking Permit 70612;
39	4049 North Kedvale Avenue Number 2 -- Disabled Parking Permit 68126;
39	5638 North Christiana Avenue -- Disabled Parking Permit 72911;
39	5517 North St. Louis Avenue -- Disabled Parking Permit 72917;
39	5614 North Christiana Avenue -- Disabled Parking Permit 72236;
40	5057 North California Avenue (install signs at 2755 West Carmen Avenue) Disabled Parking Permit 71902;
40	5407 North Christiana Avenue -- Disabled Parking Permit 71895;
41	5054 North Delphia Avenue -- Disabled Parking Permit 67967;
41	5811 North Navarre Avenue -- Disabled Parking Permit 72106;
41	8510 West Catherine Avenue -- Disabled Parking Permit 72115;
47	4321 North Leavitt Street -- Disabled Parking Permit 65293;
48	5806 North Ridge Avenue (install signs at 1430 West Victoria Street) Disabled Parking Permit 76446;
48	5814 North Wayne Avenue -- Disabled Parking Permit 70485;
48	5448 North Kenmore Avenue -- Disabled Parking Permit 70495;
48	5232 North Winthrop Avenue, Apartment 2E -- Disabled Parking Permit 69834;
48	1412 West Hood Avenue -- Disabled Parking Permit 71609;
49	1629 West Lunt Avenue, Apartment 1B -- Disabled Parking Permit 70033;
49	1951 West Birchwood Avenue -- Disabled Parking Permit 70027;
49	1223 West Lunt Street -- Disabled Parking Permit 72624;
49	7644 North Eastlake Terrace -- Disabled Parking Permit 70040;
49	7209 North Damen Avenue -- Disabled Parking Permit 70041;
50	6314 North Oakley Avenue -- Disabled Parking Permit 68402;
50	6729 North Rockwell Street -- Disabled Parking Permit 68403.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Prohibition Of Parking At All Times.

[SO2010-4435]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Title 9, Chapter 64 of the Municipal Code of the City of Chicago, the operator of a vehicle shall not park such vehicle at any time upon the following public way, as indicated:

Ward	Location
25	2224 West Cermak Road (driveway).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Prohibition Of Parking During Specified Hours.

[SO2010-4436]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Title 9, Chapter 64, Section 080 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle upon the following public way in the area indicated during the hours specified:

Ward	Location
47	North Campbell Avenue (west side) from a point 220 feet south of West Wilson Avenue to a point 25 feet south thereof -- reserved disabled parking -- 7:00 A.M. to 4:00 P.M. -- school days/tow-away zone (10-01026032).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Amendment Of Parking Prohibition During Specified Hours.

[SO2010-4437]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Repeal ordinance passed May 12, 2010 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 91405) which reads: "West Blackhawk Street (north side) from North Dayton Street to North Fremont Street -- no parking -- 10:00 P.M. to 6:00 A.M. -- Friday/Saturday -- tow-away zone" by striking the above (10-01232878) (43rd Ward).

SECTION 2. Repeal ordinance passed January 13, 2010 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 83219) which reads: "North Campbell Avenue (west side) from a point 195 feet south of West Wilson Avenue to a point 25 feet south thereof -- reserved disabled parking -- 7:00 A.M. to 4:00 P.M. -- school days/tow-away zone" by striking the above (10-01026032) (47th Ward).

SECTION 3. This ordinance shall take effect and be in force hereinafter its passage and publication.

Limitation Of Parking.

[SO2010-4438]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Title 9, Chapter 64, Section 080 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle upon the following public way in the areas indicated during the hours specified:

Ward	Location
14	West 42 nd Street (south side) from a point 850 feet east of South Pulaski Road to a point 160 feet east thereof -- 1 hour -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday;

Ward	Location
30	1900 block of North Kedvale Avenue (east side) from West Cortland Street to a point 225 feet north thereof and from West Cortland Street to a point 275 feet south thereof -- 1 hour -- 3:00 P.M. to 8:00 P.M. -- Saturday and 9:00 A.M. to 4:00 P.M. -- Sunday (10-01372997);
30	1900 block of North Karlov Avenue (west side) from a point 56 feet north of West Cortland Street to a point 143 feet north thereof and North Karlov Avenue (west side) from West Cortland Street to the first alley south thereof -- 1 hour -- 3:00 P.M. to 8:00 P.M. -- Saturday and 9:00 A.M. to 4:00 P.M. -- Sunday (10-01373050).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Amendment Of Parking Limitation.

[SO2010-4439]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Repeal the ordinance heretofore passed which established 2-hour parking, at all times on West 59th Street (north side) from 4416 (west) to 4424 (west) (13th Ward).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Designation Of Residential Parking Permit Zones.

[SO2010-4440]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Title 9, Chapter 64, Section 090 of the Municipal Code of Chicago, portions of the below named streets are hereby designated as residential permit parking zones, for the following locations:

Ward	Location
2	1500 block of West 15 th Street (both sides) (1500 -- 1599) at all times -- Zone Number 1595;
14	2800 block of West 39 th Place (both sides) at all times -- all days -- Zone Number 1600;
14	4400 block of South Francisco Avenue (both sides) at all times -- all days -- Zone Number 1601;
26	1949 to 1953 North Monticello Avenue (both sides) from West Armitage Avenue to the first alley south on North Monticello Avenue (north side) of the cul-de-sac -- 6:00 P.M. to 6:00 A.M. -- Sunday through Saturday -- Zone Number 1596;
26	2600 block of West Crystal Street (both sides) 6:00 P.M. to 6:00 A.M. -- Sunday through Saturday -- Zone Number 1597;
35	2300 block of North Lawndale Avenue (both sides) (2300-- 2343) at all times -- all days -- Zone Number 1598;
35	2600 block of North Maplewood Avenue (both sides) at West Logan Boulevard northbound up to North Avondale Avenue -- at all times -- all days -- Zone Number 1599.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Amendment Of Residential Parking Permit Zones.

[SO2010-4441]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Amend Residential Permit Parking Zone Number 102 on the (east side) of North Bingham Street, between West Francis Place and West Armitage Avenue (2005 to 2073) at all times by striking: "at all times" and inserting: "6:00 P.M. to 6:00 A.M." (1st Ward).

SECTION 2. Amend Residential Permit Parking Zone Number 102 on the (west side) of North Bingham Street, between West Francis Place and West Armitage Avenue (2026 to 2062) at all times by striking: "at all times" and inserting: "6:00 P.M. to 6:00 A.M." (1st Ward).

SECTION 3. Extension to Residential Permit Parking Zone Number 1481 to include 11045 South Millard Avenue (19th Ward).

SECTION 4. Removal of Residential Permit Parking Zone Number 115 related to 6556 West 63rd Street (on South Nashville Avenue from 63rd Street to the first alley north) (east side) (23rd Ward).

SECTION 5. Removal of Residential Permit Parking Zone Number 29 related to the 5700 block of South Nagle Avenue (23rd Ward).

SECTION 6. Extension to Residential Permit Parking Zone Number 5 by including 901 -- 917 South Loomis Street (25th Ward).

SECTION 7. Extension to Residential Permit Parking Zone Number 109 to include West 23rd Street (both sides) from 2000 to 2100 -- at all times -- all days (25th Ward).

SECTION 8. Removal of Residential Permit Parking Zone Number 1570 related to the 3200 block of North Orange Avenue (36th Ward).

SECTION 9. Amend ordinance passed March 29, 2006 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 73684) which established Zone Number 257 -- 8:00 A.M. to 8:00 P.M. -- all days on the 6300 block of North Drake Avenue (both sides) by striking: "6300 block of North Drake Avenue (both sides)" and inserting: "6300 block of North Drake Avenue (both sides) excluding 6311 North Drake Avenue" (50th Ward).

SECTION 10. Repeal ordinance passed September 8, 2010 (*Journal of the Proceedings of the City Council of the City of Chicago*) which reads: "Amend ordinance passed October 7, 2009 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 72759) which established residential permit parking zone Number 1545 which reads: "2200 block of West Rosemont Avenue (both sides) -- 6:00 A.M. to 11:00 P.M. -- all days" by striking: "2200 block of West Rosemont Avenue (both sides)" and inserting: "2200 block of West Rosemont Avenue (both sides) between North Oakley Avenue and North Bell Avenue" (50th Ward).

SECTION 11. Amend ordinance passed October 7, 2009 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 72759) which established residential permit parking Number 1545 which reads: "2200 block of West Rosemont Avenue (both sides) 6:00 A.M. to 11:00 P.M. -- all days" by leaving the portion of the block, between North Leavitt Street and North Bell Avenue as Zone Number 1545" and striking: "Zone Number 1545, between North Bell Avenue and North Oakley Avenue" and assigning this portion with a new zone number to be designated by the Department of Revenue (50th Ward).

SECTION 12. This ordinance shall take effect and be in force hereinafter its passage and publication.

ESTABLISHMENT AND AMENDMENT OF TRAFFIC LANE TOW-AWAY ZONES.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (April 14, June 9, 30, July 28 and September 29, 2010) ordinance to establish and amend traffic lane tow-away zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do Pass the proposed substitute ordinances submitted herewith.

This recommendation was concurred in by all members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) PATRICK O'CONNOR,
Chairman.

On motion of Alderman O'Connor, the said proposed substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harhs, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

Establishment Of Traffic Lane Tow-Away Zones.

[SO2010-4442]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Title 9, Chapter 64 of the Municipal Code of Chicago, the following locations are hereby designated as traffic lane tow-away zones, between the limits and during the times specified, standing or parking of any vehicle shall be considered a definite hazard to the normal movement of traffic:

Ward	Location
23	South Kolin Avenue (both sides) from South Archer Avenue to the first alley south thereof -- 8:00 A.M. to 10:00 A.M. -- Monday through Friday;
27	West Lake Street (south side) from a point 110 feet west of North Desplaines Street to a point 40 feet west thereof -- 15 minute standing zone -- use flashing lights -- tow-away zone after 15 minutes -- 9:00 A.M. to 5:00 P.M. -- Monday through Friday (public benefit) (10-1015832);
27	North Peoria Street (west side) from a point 152 feet south of West Washington Boulevard to a point 40 feet south thereof -- 30 minute standing zone -- use flashing lights -- tow-away zone after 30 minutes -- 9:00 A.M. to 2:00 A.M. -- Monday through Saturday (10-01015241);
37	West Grand Avenue (south side) from a point 280 feet east of North Laramie Avenue to a point 37 feet east thereof -- 15 minute standing zone -- use flashing lights -- 9:00 A.M. to 6:00 P.M. (10-01197219);
42	North Dearborn Street (west side) from a point 20 feet north of West Chicago Avenue to a point 20 feet north thereof -- 15 minute standing zone -- use flashing lights -- 7:00 A.M. to 6:30 P.M. -- Monday through Friday -- tow-away zone (10-01024477);
42	West Hubbard Street (south side) from a point 104 feet east of North Orleans Street to a point 38 feet east thereof -- 15 minute standing zone -- use flashing lights -- tow-away zone (10-01374584);
42	North Rush Street (east side) from East Cedar Street to a point 85 feet south thereof -- tow-away zone (10-01307737);
43	West Blackhawk Street (north side) from North Dayton Street to North Fremont Street -- tow-away zone -- at all times (10-01232878);

Ward	Location
43	North Orchard Street (west side) from West Diversey Parkway to the first alley south thereof -- tow-away zone -- at all times (10-01308607);
47	North Ravenswood Avenue (east leg) (west side) from a point 30 feet north of West Irving Park Road to a point 15 feet north thereof -- tow-away zone, except for Zip Car sharing vehicles only -- at all times (public benefit) (10-01026119);
47	North Ravenswood Avenue (east leg) (west side) from a point 30 feet south of West Lawrence Avenue to a point 15 feet north thereof -- tow-away zone, except for Zip Car sharing vehicles only -- at all times (public benefit) (10-01026244);
47	North Ravenswood Avenue (east leg) (east side) from a point 20 feet south of West Berteau Avenue to a point 15 feet south thereof -- tow-away zone, except for Zip Car sharing vehicles only -- at all times (public benefit) (10-01026172);
47	North Leavitt Street (west side) from a point 120 feet south of West Agatite Avenue to a point 15 feet south thereof -- tow-away zone, except for Zip Car sharing vehicles only -- at all times (public benefit) (10-01026301);
48	West Bryn Mawr Avenue (north side) from a point 70 feet east of North Broadway to a point 25 feet east thereof -- 15 minute standing zone -- use flashing lights -- tow-away zone after 15 minutes -- 7:30 A.M. to 9:00 P.M. (10-01192685).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Amendment Of Traffic Lane Tow-Away Zones.

[SO2010-4446]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Amend ordinances heretofore passed which established no parking tow-away zone -- at all times on the (north side) of West Cermak Road from 2212 to 2216 by striking: "no parking tow-away zone -- at all times" and inserting: "parking prohibited during specified hours -- 7:00 A.M. to 7:00 P.M. -- Monday through Saturday" (25th Ward).

SECTION 2. Amend ordinance September 27, 2007 (*Journal of the Proceeding of the City Council of the City of Chicago*, page 9592) which reads: "West Fullerton Avenue (south side) from a point 127 feet east of North Kilbourn Avenue to a point 50 feet east thereof" by striking: "from a point 127 feet and to a point 50 feet" and inserting: "from a point 45 feet and to a point 132 feet -- 15 minute standing zone -- use flashing lights -- tow-away zone after 15 minutes -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday" (10-01412105) (31st Ward).

SECTION 3. Repeal ordinance passed May 12, 2010 (*Journal of the Proceeding of the City Council of the City of Chicago*, page 91406) which reads: " North Pulaski Road (west side) from a point 170 feet south of West Lawrence to a point 110 feet south thereof -- tow-away zone" by striking the above (10-00266948) (39th Ward).

SECTION 4. This ordinance shall take effect and be in force hereinafter its passage and publication.

ERECTION OF TRAFFIC WARNING SIGNS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (May 12, June 9, 30, July 28 and September 8, 2010) a proposed ordinance and orders to erect traffic warning signs and signals, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance and order submitted herewith.

This recommendation was concurred in by all members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) PATRICK O'CONNOR,
Chairman.

On motion of Alderman O'Connor, the said proposed substitute ordinance and order transmitted with the foregoing committee report were Passed by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinance and order as passed (the italic heading in each case not being a part of the ordinance or order):

Erection Of Traffic Warning Signs.

[SOr2010-949]

Ordered, That the Commissioner of Transportation is hereby authorized and directed to erect traffic warning signs on the following streets of the types specified:

Ward	Location And Type of Sign
12	West 44 th Street and South Artesian Avenue -- "All-Way Stop" sign -- recommended (10-01371275);
14	Stopping South Fairfield Avenue for West 50 th Street -- "Two-Way Stop" sign -- recommended (10-01001789);
16	West 54 th Street and South May Street -- "All-Way Stop" sign -- recommended (10-01193149);
16	West 54 th Street and South Aberdeen Street -- "All-Way Stop" sign -- recommended (10-01193018);
16	West 54 th Street and South Carpenter Street -- "All-Way Stop" sign -- recommended (10-01193078);
23	Stopping South Neenah Avenue for West 58 th Street -- "Stop" sign -- recommended (10-01371445);

Ward	Location And Type of Sign
25	Stopping north/southbound traffic at the intersection of South Damen Avenue and West Cullerton Street;
25	Stopping north/southbound traffic at intersection of South Damen Avenue and 23 rd Street;
25	Stopping north/southbound traffic at South Leavitt Street and West Cullerton Street;
25	Stopping eastbound traffic on West Polk Street at South Miller Street;
25	Stopping east/westbound traffic at West 16 th Street and South Carpenter Street;
25	Stopping east/westbound traffic at West 16 th Street and DesPlaines Street;
25	Stopping east/westbound traffic at West 16 th Street and South Miller Street;
33	West Wellington Avenue and North Mozart Street -- "All-Way Stop" sign -- recommended (10-01373333);
50	North Campbell Avenue and West Albion Avenue -- "All-Way Stop" sign -- recommended (10-00723165).

Erection Of Miscellaneous Traffic Signs.

[SO2010-4443]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to install miscellaneous signs at the below listed locations:

Ward	Location
4	East 50 th Street, from South Kimbark Avenue to South Dorchester Avenue -- "Close To Traffic -- 8:40 A.M. To 9:05 A.M. And 2:35 P.M. To 3:00 P.M. -- School Days" signs. Recommended provided provisions of Section 9-12-040 of the city traffic code are fully complied with and provided school is responsible for traffic control devices (10-01175531).

Ward	Location
45	North Lavergne Avenue, from West Pensacola Avenue to West Montrose Avenue "Street Closure -- 8:00 A.M. To 9:00 A.M., 11:30 A.M. To 12:30 P.M. And 2:30 P.M. To 3:30 P.M. -- All School Days" signs. Provided provisions of Section 9-12-040 of the city traffic code are fully complied with and provided school is responsible for traffic control devices (10-01227501).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

REDUCTION OF SPEED LIMITATION ON PORTION OF N. NAGLE AVE.

[SO2010-4444]

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (September 29, 2010) a proposed ordinance to amend speed limitations, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) PATRICK O'CONNOR,
Chairman.

On motion of Alderman O'Connor, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muhoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuller, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Reduce speed limit on North Nagle Avenue, between North Northwest Highway and West Devon Avenue by striking: "30 miles per hour" and inserting: "25 miles per hour" (45th Ward).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

ESTABLISHMENT OF VEHICLE WEIGHT LIMITATION ON PORTION OF W. 119TH STREET.

[SO2010-4445]

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety, to which was referred (September 8, 2010) a proposed ordinance to establish allowable weight limit for trucks and commercial vehicles on portion of West 119th Street, from South Longwood Drive west to South Western Avenue,

begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) *PATRICK O'CONNOR*,
Chairman.

On motion of Alderman O'Connor, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Title 9, Chapter 64, Section 030 of the Municipal Code of Chicago, the maximum weight permitted to be carried by any truck or commercial vehicle upon the following public ways between the limits indicated (except for the purpose of delivering or picking up material or merchandise) shall be as follows:

Ward	Location And Limits
------	---------------------

19	West 119 th Street (north side) from South Longwood Drive west to South Western Avenue -- 5 tons.
----	--

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

Failed To Pass -- VARIOUS TRAFFIC REGULATIONS, TRAFFIC SIGNS, ET CETERA.
(Adverse Committee Recommendations)

[FL2010-15]

The Committee on Traffic Control and Safety submitted a report recommending that the City Council do not pass sundry proposed ordinances and proposed orders (transmitted with the committee report) relating to traffic regulations, traffic signs, et cetera.

Alderman O'Connor moved to Concur *In* the committee's recommendation. The question in reference to each proposed ordinance or proposed order thereupon became: "*Shall the proposed ordinances or proposed orders pass, notwithstanding the committee's adverse recommendation?*" and the several questions being so put, each of the said proposed ordinances and proposed orders *Failed to Pass* by yeas and nays as follows:

Yeas -- None.

Nays -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The committee report listing said ordinance and orders which failed to pass reads as follows:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Traffic Control and Safety begs leave to recommend that Your Honorable Body *Do Not Pass* the sundry proposed ordinances and orders submitted herewith which were referred to the Committee (April 14, June 9 and 30 and July 28, 2010) concerning traffic regulations and traffic signs, et cetera, as follows:

Loading Zone:

Ward	Location
26	3542 West Fullerton Avenue -- 8:00 A.M. to 6:00 P.M. -- Monday through Sunday. This location falls within a driveway (10-01371601).

Close To Traffic:

Ward	Location
3	South Giles Avenue, from approximately 3824 to Pershing Road -- Close to Traffic -- 2:30 P.M. to 3:15 P.M. -- All School Days. Request withdrawn (10-00741997).

Miscellaneous Signs:

Ward	Location
31	4347 West Roscoe Avenue -- "No Outlet/Street Ends" signs. No Council action necessary for the installation of "No Outlet" signs. Signs will be installed (10-01194195).
31	4800 West Cortland Street -- "No Loitering" signs. As per previous federal court ruling. The 'No Loitering' ordinance was declared unconstitutional (10-01407731).

Residential Permit Zone:

Ward	Location
26	1949 to 1953 North Monticello Avenue, from West Armitage Avenue to the first alley south on North Monticello Avenue (north side) of the cul-de-sac on (both sides) of the street (east side and west side on North Monticello Avenue) at all times. Does not meet percentage of vehicles parked not owned by non-residents.

Tow-Away Zones:

Ward	Location
2	Wolcott Avenue, from Roosevelt Road to Grenshaw Street -- no parking tow-away zone except for vehicles displaying industrial permit parking zone number (to be determined). Need to introduce industrial permit zone, not tow-away zone.
36	2735 North Hariem Avenue -- 15 minute standing zone/tow-away zone, except with flashing lights -- 7:00 A.M. to 6:00 P.M. -- Monday through Saturday. Request withdrawn by requester (10-01197058).
42	North Rush Street (east side) from East Cedar Street to a point 85 feet south thereof -- at all times -- public benefit. Previously recommended on proposal dated July 28, 2010 (T&S 10-01307730) (10-01406715).

Amend Loading Zone:

Ward	Location
32	Repeal loading zone/tow-away zone at 1551 North Sheffield Avenue (50 feet). Request withdrawn (10-01016184).

These *Do Not* Pass recommendations were concurred in by all members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) PATRICK J. O'CONNOR,
Chairman.

COMMITTEE ON TRANSPORTATION AND PUBLIC WAY.

GRANTS OF PRIVILEGE IN PUBLIC WAY.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances and substitute ordinance transmitted herewith for grants of privilege in the public way. These ordinances and substitute ordinance were referred to the Committee on September 8, 2010 and October 4, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinances and substitute ordinance transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harhs, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Lauhno, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

Advance Distributors Inc.

[O2010-4229]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Advance Distributors Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 4949 North Pulaski Road. Said sign structure measures as follows: along North Pulaski Road, one (1) at nineteen point nine one (19.91) feet in length, five (5) feet in height and fourteen (14) feet above grade level. Said sign structure measures as follows: along West Argyle Street, one (1) at nineteen point nine one (19.91) feet in length, five (5) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092297 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Alder School Of Professional Psychology.

[O2010-4230]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Alder School of Professional Psychology, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1 North Dearborn Street. Said sign structure measures as follows: along North Dearborn Street, at nineteen (19) feet in length, three (3) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file

with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091793 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

American Apparel.

[O2010-4231]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to American Apparel, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 39 South State Street. Said sign structure measures as follows: along Monroe Street, at four (4) feet in length, ten (10) feet in height and seventeen point six seven (17.67) feet above grade level. The location of said privilege shall be as shown on phnt(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091963 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Anthony's Heating & Cooling.

[O2010-4232]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Anthony's Heating & Cooling, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 7025 West Grand Avenue. Said sign structure measures as follows: along West Grand Avenue, at eight (8) feet in length, four (4) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091889 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Apple, Inc.

[O2010-4233]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Apple, Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use seven (7) power supplies projecting over the public right-of-way adjacent to its premises known as 801 West North Avenue. Said power supplies at North Halsted Street measure seven (7) at point three three (.33) foot in length, and point five (.5) foot in width for a total of one point one six (1.16) square feet. The location of said privilege shall be as shown on phnt(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said phvilege shall be constructed in accordance with plans and specifications approved by the Department of Streets and Sanitation (Bureau of Sanitation),

the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091553 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Aqua At Lakeshore East LLC.

[O2010-4234]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Aqua at Lakeshore East LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 225 North Columbus Drive. Said sign structure measures as follows: along Intermediate Level Wacker Drive, at six (6) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091388 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Best Western River North Hotel.

[O2010-4235]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Best Western River North Hotel, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 545 North LaSalle Drive. Said vault at North LaSalle Drive measures seventy-eight point two five (78.25) feet in length and fourteen point one six (14.16) feet in width for a total of one thousand one hundred eight point zero two (1,108.02) square feet. Existing vault is used for storage. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092615 herein granted the sum of One Thousand Five Hundred Thirty-two and no/100 Dollars (\$1,532.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after June 14, 2010.

Beyond The Wall.
(Light Fixtures)

[O2010-4236]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Beyond the Wall, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 925 West Belmont Avenue. Said light fixtures at West Belmont Avenue measure four (4) at one (1) foot in length, two point four two (2.42) feet in width and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and

specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1093041 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Beyond The Wall.
(Sign)

[O2010-4237]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Beyond the Wall, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 925 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, at nineteen point three three (19.33) feet in length, three point four two (3.42) feet in height and eight point six seven (8.67) feet above grade level. The location of said privilege shall be as shown on phnt(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1093042 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, to commence (1) one year after passage.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Builders Cabinet Supply.

[O2010-4238]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Builders Cabinet Supply, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 401 North Western Avenue. Said sign structures measure as follows: along North Western Avenue, one (1) at eleven point one seven (11.17) feet in length, two point one seven (2.17) feet in height and fifteen (15) feet above grade level, one (1) at nine point two five (9.25) feet in length, two point one seven (2.17) feet in height and fifteen (15) feet above grade level and one (1) at eight point zero four (8.04) feet in length, two point one seven (2.17) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092298 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

By The Hand Club For Kids.

[O2010-4239]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to By The Hand Club For Kids, upon the terms and subject to the conditions of this ordinance, to maintain and use (1) landscaping on the public right-of-way for beautification purposes adjacent to its premises known as 400 North Laramie Avenue. Said landscaping at West Kinzie Street and North Laramie Avenue measures one hundred forty-nine point three three (149.33) feet in length and five point one six (5.16) feet in width for a total of seven hundred seventy point five four (770.54) square feet. The location of said privilege shall be as shown on print(s) kept

on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092645 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Ryan R. Cahalan.
(Facade)

[O2010-4240]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ryan R. Cahalan, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) facade on the public right-of-way adjacent to its premises known as 1419 North Paulina Street. Said facade at North Paulina Street measures fifty-nine (59) feet in length and three (3) feet in width for a total of one hundred seventy-seven (177) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092710 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Ryan R. Cahalan.
(Fence)

[O2010-4241]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ryan R. Cahalan, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fence on the public right-of-way adjacent to its premises known as 1419 North Paulina Street. Said fence at North Paulina Street measures twenty-five point five (25.5) feet in length and three (3) feet in width for a total of seventy-six point five (76.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092712 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Ryan R. Cahalan.
(Occupation Of Space)

[O2010-4242]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ryan R. Cahalan,

upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) occupation of space for a portion of a garage on the public right-of-way adjacent to its premises known as 1419 North Paulina Street. Said occupation of space at North Paulina Street measures twenty point one six (20.16) feet in length and three (3) feet in width for a total of sixty point four eight (60.48) square feet. The location of said privilege shall be as shown on phnt(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092717 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Ryan R. Cahalan.
(Step)

[O2010-4243]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ryan R. Cahalan, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) step on the public right-of-way adjacent to its premises known as 1419 North Paulina Street. Said step at North Paulina Street measures six (6) feet in length and one (1) foot in width for a total of six (6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092868 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Ryan R. Cahalan.
(Vault)

[O2010-4244]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ryan R. Cahalan, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 1419 North Paulina Street. Said vault at North Paulina Street measures fifty-nine (59) feet in length and three (3) feet in width for a total of one hundred seventy-seven (177) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092711 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Cassava.

[O2010-4245]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Cassava, upon the

terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3338 North Clark Street. Said sign structure measures as follows: along North Clark Street, at four (4) feet in length, two (2) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092554 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Chef Luciano.

[O2010-4246]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chef Luciano, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 47 East Cermak Road. Said sign structure measures as follows: along East Cermak Road, one (1) at eleven (11) feet in length, four point six (4.6) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along East Cermak Road, one (1) at eleven (11) feet in length, four point six (4.6) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along East Cermak Road, one (1) at ten (10) feet in length, two (2) feet in height and fourteen (14) feet above grade level. Said sign structure measures as follows: along East Cermak Road, one (1) at ten (10) feet in length, two (2) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092065 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Chicago Housing Authority.
(Door Swing)

[O2010-4247]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chicago Housing Authority, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) door swing on the public right-of-way adjacent to its premises known as 5040 North Kenmore Avenue. Said door swing at North Kenmore Avenue measures three (3) feet in length and three (3) feet in width for a total of nine (9) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092655 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Chicago Housing Authority.
(Light Fixtures)

[O2010-4248]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chicago Housing Authority, upon the terms and subject to the conditions of this ordinance, to construct, install,

maintain and use fifteen (15) light fixtures projecting over the public right-of-way adjacent to its premises known as 5040 North Kenmore Avenue. Said light fixture at North Kenmore Avenue measures one (1) at point three three (.33) foot in length, point three three (.33) foot in width and eight point five (8.5) feet above grade level. Said light fixtures at North Kenmore Avenue measure ten (10) at point five (.5) foot in length, point five (.5) foot in width and one (1) foot above grade level. Said light fixtures at North Kenmore Avenue measure two (2) at one point five (1.5) feet in length, one point five (1.5) feet in width and one point five (1.5) feet above grade level. Said light fixtures at North Kenmore Avenue measure two (2) at point three three (.33) foot in length, point three three (.33) foot in width and point eight three (.83) foot above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092658 herein granted the sum of One Hundred Twenty-five and no/100 Dollars (\$125.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Children's Memorial Hospital.

[O2010-4249]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Children's Memorial Hospital, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use five (5) decorative lights projecting over the public right-of-way adjacent to its premises known as 225 East Chicago Avenue. Said decorative lights at East Superior Street measure five (5) at two (2) feet in length and two (2) feet in width for a total of twenty (20) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Streets and Sanitation (Bureau of Electricity) and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092665 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Chiro One Wellness Center Metro Of River North LLC.

[O2010-4250]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chiro One Wellness Center Metro of River North LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 712 North State Street. Said sign structure measures as follows: along North State Street, at nine point eight three (9.83) feet in length, three (3) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on phnt(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092491 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Commuter Rail Division Of Regional Transportation Authority.
(109 W. 60th St.)

[O2010-4251]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Commuter Rail Division of Regional Transportation Authority, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use fourteen (14) foundation supports under the public right-of-way for beautification purposes adjacent to its premises known as 109 West 60th Street. Said foundation supports at West 60th Street measure fourteen (14) at ten point four one (10.41) feet in length and two point one six (2.16) feet in width for a total of three hundred fourteen point eight (314.8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1089603 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Commuter Rail Division Of Regional Transportation Authority.
(121 W. 60th St.)

[O2010-4252]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Commuter Rail Division of Regional Transportation Authority, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use fourteen (14) foundation supports under the public right-of-way adjacent to its premises known as 121 West 60th Street. Said

foundation supports at West 60th Street measure fourteen (14) at eleven point two five (11.25) feet in length and two point three three (2.33) feet in width for a total of three hundred sixty-six point nine eight (366.98) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1089600 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Complete Care Dental.

[O2010-4253]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Complete Care Dental, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) light fixtures projecting over the public right-of-way adjacent to its premises known as 4450 South Archer Avenue. Said light fixtures at South Archer Avenue measure four (4) at one (1) foot in length, one (1) foot in width and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092704 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Cortland Preschool.
(Bay Windows)

[O2010-4254]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Cortland Preschool, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) bay windows projecting over the public right-of-way adjacent to its premises known as 1859 North Talman Avenue. Said bay window at North Talman Avenue and West Cortland Avenue measures one (1) at seven (7) feet in length and two point nine one (2.91) feet in width for a total of twenty point three seven (20.37) square feet. Said bay window at North Talman Avenue measures one (1) at six point eight three (6.83) feet in length and two point nine one (2.91) feet in width for a total of nineteen point eight eight (19.88) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

Pursuant to Section 10-28-017(a) 1 i defined in Section 17-17-021146 and or ii.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092708 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a pehod of five (5) years from and after date of passage.

Cortland Preschool.
(Concrete Bumper)

[O2010-4255]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Cortland Preschool,

upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) concrete bumper on the public right-of-way adjacent to its premises known as 1859 North Talman Avenue. Said concrete bumper at North Talman Avenue measures ninety-nine point six six (99.66) feet in length and one point four one (1.41) feet in width for a total of one hundred forty point five two (140.52) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092878 (pursuant to Section 10-28-017, the building was built before 1923) herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Ralph Di Silvestro.

[O2010-4256]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Ralph Di Silvestro, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) roof canopy projecting over the public right-of-way adjacent to its premises known as 3017 -- 3019 North Elston Avenue. Said roof canopy at North Elston Avenue measures fifty (50) feet in length and sixteen (16) feet in width for a total of eight hundred (800) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092759 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after July 27, 2010.

Dolex.

[O2010-4257]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Dolex, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2741 West Cermak Road. Said sign structure measures as follows: along West Cermak Road, at nine point four two (9.42) feet in length, three point five four (3.54) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092367 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, to commence (1) one year after passage.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Dolex Dollar Express.

[O2010-4258]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Dolex Dollar Express, upon the terms and subject to the conditions of this ordinance, to maintain and use

one (1) sign projecting over the public right-of-way attached to its premises known as 3552 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, at four (4) feet in length, two (2) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092366 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, to commence one (1) year after passage.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

The Edge Gallery.

[O2010-4259]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Edge Gallery, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 1610 West Highland Avenue. Said light fixtures at West Highland Avenue measure five (5) at seven point five (7.5) feet in length, one (1) foot in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092647 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Equity Office Properties Management Corp.

[O2010-4260]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Equity Office Properties Management Corp., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 2 North Riverside Plaza. Said vault at North Canal Street measures three hundred eighty-one point three three (381.33) feet in length and forty-six point three three (46.33) feet in width for a total of seventeen thousand six hundred sixty-seven point zero two (17,667.02) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092667 herein granted the sum of Seventy-one Thousand Two Hundred Thirty-three and no/100 Dollars (\$71,233.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

First Midwest Bank.
(1 Duct)

[O2010-4261]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to First Midwest Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now

constructed, one (1) duct projecting over the public right-of-way adjacent to its premises known as 20 East Jackson Boulevard. Said duct at public alley measures sixteen point five eight (16.58) feet in length and one point three three (1.33) feet in width for a total of twenty-two point zero five (22.05) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092627 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

First Midwest Bank.
(Ducts)

[O2010-4262]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to First Midwest Bank, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) ducts projecting over the public right-of-way adjacent to its premises known as 20 East Jackson Boulevard. Said duct at public alley measures one (1) at nineteen (19) feet in length, and two (2) feet in width for a total of thirty-eight (38) square feet. Said duct at public alley measures one (1) at sixteen point seven (16.7) feet in length and one point five (1.5) feet in width for a total of twenty-five point zero five (25.05) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092626 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

First Midwest Bank.
(Exhaust Ducts)

[O2010-4263]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to First Midwest Bank, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) exhaust ducts projecting over the public right-of-way adjacent to its premises known as 20 East Jackson Boulevard. Said exhaust ducts at public alley measure two (2) at two point five (2.5) feet in length and point five (.5) foot in width for a total of two point five (2.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092628 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

First Midwest Bank.
(Exterior Mounts)

[O2010-4264]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to First Midwest Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) exterior mounts projecting over the public right-of-way adjacent to its premises known as 20 East Jackson Boulevard. Said exterior mount at public alley measures one (1) at sixteen (16) feet in length and two point five (2.5) feet in width for a total of forty (40) square feet. Said exterior mount at public alley measures one (1) at two point five (2.5) feet in length and two point five (2.5) feet in width for a total of six point two five (6.25) square feet. Said exterior mount at public alley measures one (1) at three point five (3.5) feet in length and two point five (2.5) feet in width for a total of eight point seven five (8.75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092498 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Foot Locker No. 7387.

[O2010-4265]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Foot Locker Number 7387, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 219 South State Street. Said sign structure measures as follows: along South State Street, at twenty-six point seven five (26.75) feet in length, three point six seven (3.67) feet in height

and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092247 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

The Fordham Condominium.
(Caissons)

[O2010-4266]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Fordham Condominium, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) caissons under the public right-of-way adjacent to its premises known as 25 East Superior Street. Said caissons at East Superior Street measure two (2) at six point three (6.3) feet in length and point one (.1) foot in width for a total of one point two six (1.26) square feet. Said caissons at North Wabash Avenue measure two (2) at two point seven (2.7) feet in length and point two (.2) foot in width for a total of one point zero eight (1.08) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092592 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after July 19, 2010.

The Fordham Condominium.
(Manholes)

[O2010-4267]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Fordham Condominium, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) manholes under the public right-of-way adjacent to its premises known as 25 East Superior Street. Said manholes at East Superior Street measures two (2) at four (4) feet in length and four (4) feet in width for a total of thirty-two (32) square feet. Said manhole at North Wabash Avenue measures one (1) at four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. Said manhole at East Huron Street measures one (1) at four (4) feet in length and four (4) feet in width for a total of sixteen (16) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092610 herein granted the sum of One Thousand Six Hundred and no/100 Dollars (\$1,600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after July 19, 2010.

Fred And Jack's El Gran Burrito.

[O2010-4268]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Fred and Jack's El Gran Burrito, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) light fixtures projecting over the public right-of-way adjacent to its premises known as 7600 South Yale Avenue. Said light fixtures at South Yale Avenue measure two (2) at fifty-eight (58) feet in length, one (1) foot in width and one (1) foot above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091984 herein granted the sum of Eighty and no/100 Dollars (\$80.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after June 7, 2010.

Gaertner Residences Condominium Association.

[O2010-4269]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Gaertner Residences Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eleven (11) balconies projecting over the public right-of-way adjacent to its premises known as 1201 West Wrightwood Avenue. Said balconies at West Wrightwood Avenue measure eleven (11) at eight (8) feet in length and four (4) feet in width for a total of three hundred fifty-two (352) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092950 herein granted the sum of Eight Hundred Twenty-five and no/100 Dollars (\$825.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after September 27, 2010.

Gwt Spe, LLC.

[O2010-4270]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Gwt Spe, LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) door swings projecting over the public right-of-way adjacent to its premises known as 500 North Sacramento Boulevard. Said door swings at North Sacramento Boulevard measures four (4) at three (3) feet in length and three (3) feet in width for a total of thirty-six (36) square feet. Said door swings at West Franklin Street measures two (2) at three (3) feet in length and three (3) feet in width for a total of eighteen (18) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092728 herein granted the sum of Four Hundred Fifty and no/100 Dollars (\$450.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Hampden Tower Condominium Association.

[O2010-4271]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Hampden Tower Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use nine (9) sprinkler systems under the public right-of-way adjacent to its premises known as 2754 North Hampden Court. Said sprinkler systems at North Hampden Court measure nine (9) at one (1) foot in length and two (2) feet in width for a total of eighteen (18) square feet. Said sprinkler heads shall be installed along the parkway two (2) feet below grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092624 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Hollywood-North Park Community Association.

[O2010-4272]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Hollywood-North Park Community Association, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3601 West Peterson Avenue. Said sign structure measures as follows: along West Peterson Avenue, at one (1) foot in length, one (1) foot in height and six (6) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092681 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after July 27, 2010.

Hose Reyes.

[O2010-4309]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Hose Reyes, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fence on the public right-of-way adjacent to its premises known as 200 South Hoyne Avenue. Said fence at West Adams Street and South Hoyne Avenue measures one hundred forty-three (143) feet in length and one (1) foot in width for a total of one hundred forty-three (143) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092630 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

House Of Hoops By Foot Locker.
(Permit No. 1092248)

[O2010-4273]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to House of Hoops by Foot Locker, upon the terms and subject to the conditions of this ordinance, to maintain

and use one (1) sign projecting over the public right-of-way attached to its premises known as 227 South State Street. Said sign structure measures as follows: along South State Street, at twenty-three point one seven (23.17) feet in length, three point nine two (3.92) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092248 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

House Of Hoops by Foot Locker.
(Permit No. 1092810)

[O2010-4274]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to House of Hoops by Foot Locker, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 227 South State Street. Said sign structure measures as follows: along South State Street, at six (6) feet in length, one (1) foot in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092810 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

In Sun Kim.
(Bay Window)

[O2010-4275]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to In Sun Kim, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, (1) bay window projecting over the public right-of-way adjacent to its premises known as 3001 East 83rd Street. Said bay window at East 83rd and South Commercial Avenue measures twelve (12) feet in length and one point five (1.5) feet in width for a total of eighteen (18) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092648 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

In Sun Kim.
(Facade)

[O2010-4276]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to In Sun Kim, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now

constructed, one (1) facade on the public right-of-way adjacent to its premises known as 3001 East 83rd Street. Said facade at South Commercial Avenue measures sixty-three point nine (63.9) feet in length and point five (.5) foot in width for a total of thirty-one point nine five (31.95) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092649 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Industrial Steel & Wire Co. Of Illinois LLC.

[O2010-4277]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Industrial Steel & Wire Co. of Illinois LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) occupation of space for parking spaces on the public right-of-way adjacent to its premises known as 1901 North Narragansett Avenue. Said occupation of space at North Narragansett Avenue measures nineteen (19) feet in length and four hundred sixty (460) feet in width for a total of eight thousand seven hundred forty (8,740) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092961 herein granted the sum of Four Thousand Four Hundred Fifty-eight and no/100 Dollars (\$4,458.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after September 24, 2010.

InterPark.

[O2010-4278]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to InterPark, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 215 West Washington Street. Said sign structure measures as follows: along West Washington Street, at seven (7) feet in length, six (6) feet in height and thirty-one (31) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091457 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

J & J Arnaco LLC.

[O2010-4279]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to J & J Arnaco LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 104 South Michigan Avenue. Said planters at South Michigan Avenue measure two (2) at one (1) feet in length and six point five (6.5) feet in width for a

total of thirteen (13) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091784 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Jane Addams Resource Corp.

[O2010-4280]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Jane Addams Resource Corp., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) concrete pad on the public right-of-way adjacent to its premises known as 4432 North Ravenswood Avenue. Said concrete pad at North Ravenswood Avenue measures ten (10) feet in length and two (2) feet in width for a total of twenty (20) square feet. Concrete pad shall be used for a bike rack. The location of said privilege shall be as shown on print(s) hereto attached, which by reference are hereby incorporated and made a part of this ordinance. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-075 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1089544 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

[Drawing referred to in this ordinance printed
on page 102683 of this *Journal*.]

Jet Industries Inc.

[O2010-4281]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Jet Industries Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) planter on the public right-of-way for beautification purposes adjacent to its premises known as 6008 South Oak Park Avenue. Said planter at Oak Park Avenue measures ten (10) feet in length and two (2) feet in width for a total of twenty (20) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091981 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after June 28, 2005.

JSH Consulting.

[O2010-4282]

Be It Ordained by the City Council of the City of Chicago:

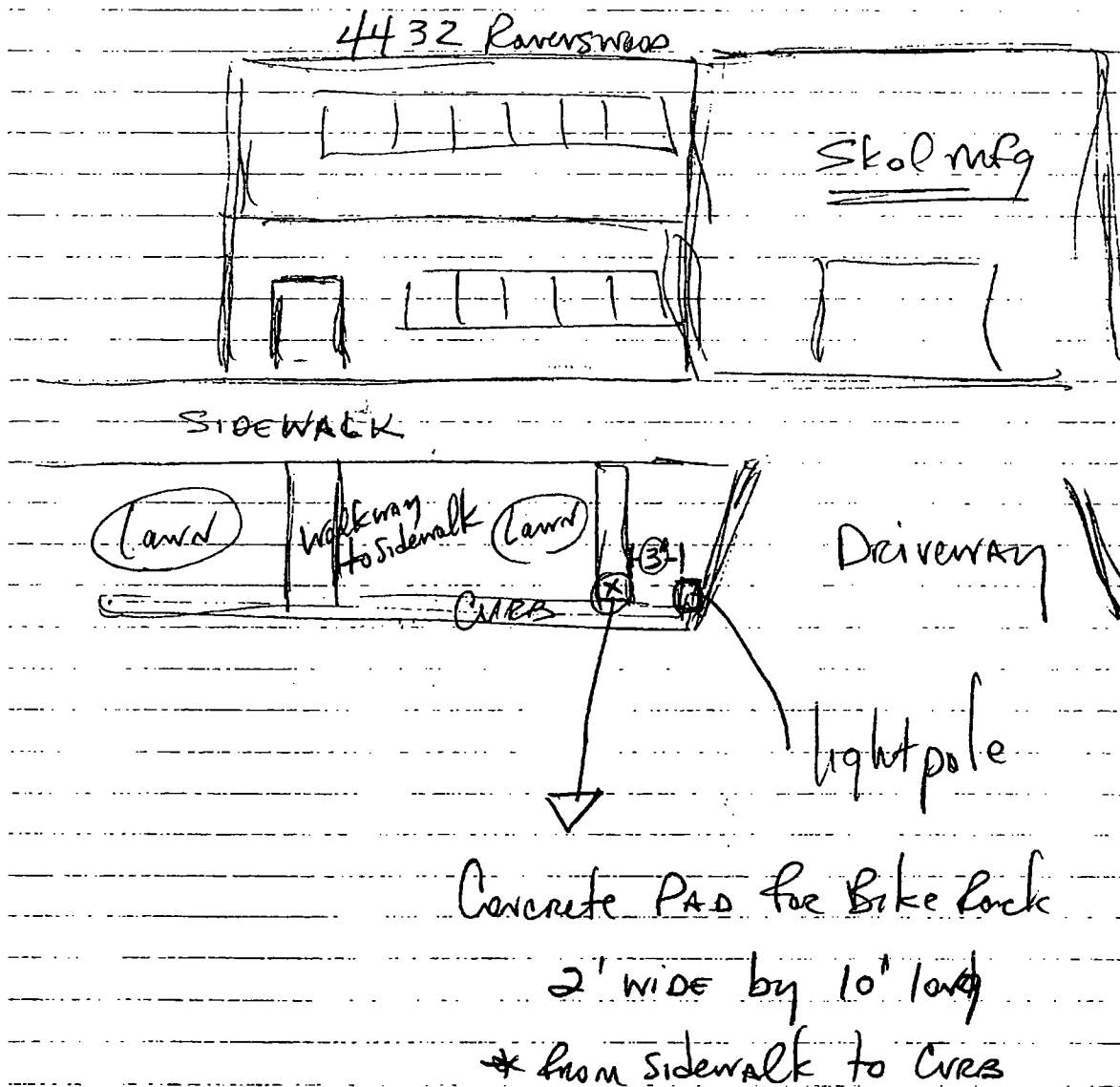
SECTION 1. Permission and authority are hereby given and granted to JSH Consulting,

(Continued on page 102684)

Ordinance associated with this drawing printed on
pages 102681 and 102682 of this Journal.

Bike Rack Installation

4432 N. Ravenswood lot #6



(Continued from page 102682)

upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) balcony projecting over the public right-of-way adjacent to its premises known as 4401 South Berkeley Avenue. Said balcony at South Berkeley Avenue measures eighteen point four five (18.45) feet in length and five (5) feet in width for a total of ninety-two point two five (92.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092763 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

L.I. Portfolio Holdings, LLC.

[O2010-4283]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to L.I. Portfolio Holdings, LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) bay windows projecting over the public right-of-way adjacent to its premises known as 701 West Armitage Avenue. Said bay windows at West Armitage Avenue measure two (2) at six (6) feet in length and three (3) feet in width for a total of thirty-six (36) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092714 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Lindo Guadalajara.

[O2010-4284]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lindo Guadalajara, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4761 North Clark Street. Said sign structure measures as follows: along North Clark Street, at twelve (12) feet in length, four (4) feet in height and eight (8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091610 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Liza Lorenzo.

[O2010-4285]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Liza Lorenzo, upon

the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6248 North Clark Street. Said sign structure measures as follows: along North Clark Street, at nine point three three (9.33) feet in length, two (2) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092061 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a pehod of five (5) years from and after date of passage.

Lofts At The Vic Condominium.
(Park Bench)

[O2010-4286]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lofts at the Vic Condominium, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) park bench on the public right-of-way adjacent to its premises known as 3150 North Sheffield Avenue. Said park bench at North Sheffield Avenue measures four (4) feet in length and two (2) feet in width for a total of eight (8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said phvilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092490 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Lofts At The Vic Condominium.
(Planters)

[O2010-4287]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lofts at the Vic Condominium, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 3150 North Sheffield Avenue. Said planters at North Sheffield Avenue measure two (2) at one (1) foot in length and one point seven five (1.75) feet in width for a total of three point five (3.5) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092489 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Anthony Madia.
(Fence)

[O2010-4288]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Anthony Madia,

upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fence on the public right-of-way adjacent to its premises known as 2635 West 107th Street. Said fence at South Talman Avenue measures eighty-six (86) feet in length and one (1) foot in width for a total of eighty-six (86) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092689 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Anthony Madia.
(Occupation Of Space)

[O2010-4289]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Anthony Madia, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) occupation of space front yard on the public right-of-way adjacent to its premises known as 2635 West 107th Street. Said occupation of space at South Talman Avenue measures seventy-two (72) feet in length and fourteen (14) feet in width for a total of one thousand eight (1,008) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092690 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Marshall's No. 646.

[O2010-4290]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Marshall's Number 646, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3131 North Clark Street. Said sign structure measures as follows: along North Clark Street, one (1) at four (4) feet in length, twenty-one (21) feet in height and twelve (12) feet above grade level and one (1) at four (4) feet in length, twenty-one (21) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Sign.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091446 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, to commence (1) one year after passage.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

McDonald's Store No. 4061.

[O2010-4291]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to McDonald's Store Number 4061, upon the terms and subject to the conditions of this ordinance, to maintain and

use, as now constructed, two (2) vaults under the public right-of-way adjacent to its premises known as 180 -- 186 West Adams Street. Said vault at West Adams Street measures one (1) at forty-eight point five (48.5) feet in length and thirteen point five (13.5) feet in width for a total of six hundred fifty-four point seven five (654.75) square feet. Said vault at South Wells Street measures one (1) at eighty-eight (88) feet in length and eleven point five (11.5) feet in width for a total of one thousand twelve (1,012) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092755 herein granted the sum of Twelve Thousand Four Hundred Eighty-one and no/100 Dollars (\$12,481.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Nano Sushi.

[O2010-4292]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Nano Sushi, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, nine (9) light fixtures projecting over the public right-of-way adjacent to its premises known as 4256 North Western Avenue. Said light fixtures at North Western Avenue measure three (3) at one (1) foot in length, point five (.5) foot in width and ten (10) feet above grade level. Said light fixtures at West Cullom Avenue measure six (6) at one (1) foot in length, point five (.5) foot in width and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092921 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Nordstrom Rack.
(Banners)

[O2010-4293]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Nordstrom Rack, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) banners projecting over the public right-of-way adjacent to its premises known as 730 North Michigan Avenue. Said banners at North Michigan Avenue measure one (1) at three (3) feet in length and nineteen point four one (19.41) feet in width for a total of fifty-eight point two three (58.23) square feet and one (1) at three (3) feet in length and nineteen point four one (19.41) feet in width for a total of fifty-eight point two three (58.23) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092736 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Nordstrom Rack.
(Signs)

[O2010-4294]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Nordstrom Rack, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 730 North Michigan Avenue. Said sign structure measures as follows: along North Michigan Avenue, one (1) at twenty-five point six six (25.66) feet in length, two (2) feet in height and twelve (12) feet above grade level. Said sign structure measures as follows: along North Michigan Avenue, one (1) at twenty-one point five eight (21.58) feet in length, one point six six (1.66) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092735 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Northwestern Memorial Hospital.
(Bridges)

[O2010-4295]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Northwestern Memorial Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) bridges projecting over the public right-of-way adjacent to its premises known as 221 East Huron Street. Said bridge at East Huron Street measures one (1) at seventy-four (74) feet in length and seventeen point six (17.6) feet in width for a total of one thousand three hundred two point four (1,302.4) square feet. Said bridge at East Huron Street measures one (1) at seventy-four (74) feet in length and fourteen point six (14.6) feet in width for a total of one thousand eighty point four (1,080.4) square feet. Said bridge at East Huron Street measures one (1) at seventy-four (74) feet in length and fourteen point six (14.6) feet in width for a total of one thousand eighty point four (1,080.4) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1093051 herein granted the sum of Eight Thousand Seven Hundred Twenty and no/100 Dollars (\$8,720.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after March 9, 2010.

Northwestern Memorial Hospital.
(Kiosks)

[O2010-4296]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Northwestern Memorial Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) kiosks on the public right-of-way adjacent to its premises known as 251 East Huron Street. Said kiosks at East Huron Street measure two (2) at three (3) feet in length and five (5) feet in width for a total of thirty (30) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1093054 herein granted the sum of One Thousand Six Hundred and no/100 Dollars (\$1,600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after September 27, 2010.

Northwestern Memorial Hospital.
(Sewer Mains)

[O2010-4297]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Northwestern Memorial Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) sewer mains under the public right-of-way adjacent to its premises known as 221 East Huron Street. Said sewer main at East Huron Street measures one (1) at eight (8) feet in length and point eight three (.83) foot in width for a total of six point six four (6.64) square feet. Said sewer main at North Fairbanks Court measures one (1) at fourteen (14) feet in length and point eight three (.83) foot in width for a total of eleven point six two (11.62) square feet. Said sewer main at North Fairbanks Court measures one (1) at fourteen (14) feet in length and one (1) foot in width for a total of fourteen (14) square feet. Said sewer main at East Erie Street measures one (1) at eight (8) feet in length and one (1) foot in width for a total of eight (8) square feet. Said sewer main at North St. Clair Street measures one (1) at ten (10) feet in length and one (1) foot in width for a total of ten (10) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092870 herein granted the sum of Two Thousand Five Hundred and no/100 Dollars (\$2,500.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after July 13, 2010.

Northwestern Memorial Hospital.
(Tunnels)

[O2010-4298]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Northwestern Memorial Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) tunnels under the public right-of-way adjacent to its premises known as 201 East Superior Street. Said tunnel at East Superior Street measures one (1) at one (1) foot in length and four thousand two hundred seventy-six (4,276) feet in width for a total of four thousand two hundred seventy-six (4,276) square feet. Said tunnel

at East Huron Street measures one (1) at one (1) foot in length and one thousand two hundred ninety-three (1,293) feet in width for a total of one thousand two hundred ninety-three (1,293) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1093056 herein granted the sum of Twenty-three Thousand Three Hundred Ninety-two and no/100 Dollars (\$23,392.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after September 14, 2010.

Old Town School Of Folk Music.

[O2010-4299]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Old Town School of Folk Music, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) catch basin under the public right-of-way adjacent to its premises known as 4543 North Lincoln Avenue. Said catch basin at North Lincoln Avenue measures one (1) foot in length and four point eight three (4.83) feet in width for a total of four point eight three (4.83) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092785 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Orange Beautiful.

[O2010-4300]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Orange Beautiful, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4658 North Damen Avenue. Said sign structure measures as follows: along North Damen Avenue, at seven (7) feet in length, three point one seven (3.17) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on phnt(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091643 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

The Peace Corner, Incorporated.

[O2010-4301]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Peace Corner, Incorporated, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) bicycle racks on the public right-of-way adjacent to its premises known as

5022 West Madison Street. Said bicycle racks at West Madison Street measure two (2) at seven (7) feet in length and two (2) feet in width for a total of twenty-eight (28) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092565 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Phoenix Bowl.

[O2010-4302]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Phoenix Bowl, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) concrete bumpers on the public right-of-way adjacent to its premises known as 3610 North Pine Grove Avenue. Said concrete bumpers at North Pine Grove Avenue measure two (2) at one (1) foot in length and one (1) foot in width for a total of two (2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092805 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

PNC Bank.

[O2010-4303]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to PNC Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2154 West Madison Street. Said sign structure measures as follows: along West Madison Street, at eight point seven one (8.71) feet in length, five point five (5.5) feet in height and eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091747 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Potbelly Sandwich Works.

[O2010-4304]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Potbelly Sandwich Works, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known

as 5304 North Clark Street. Said sign structure measures as follows: along North Clark Street, one (1) at eight (8) feet in length, one (1) foot in height and fifteen (15) feet above grade level. Said sign structure measures as follows: along North Clark Street, one (1) at twelve point three three (12.33) feet in length, two (2) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092579 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Pret A. Manager.

[O2010-4305]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Pret A. Manager, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 211 West Adams Street. Said sign structure measures as follows: along North Franklin Street, at thirty-two (32) feet in length, two (2) feet in height and eleven (11) feet above grade level. Said sign structure measures as follows: along West Adams Street, at forty-eight (48) feet in length, two (2) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092978 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Randolph Tower City Apartments.

[O2010-4306]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Randolph Tower City Apartments, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 188 West Randolph Street. Said vault at North Wells Street measures eighteen point three three (18.33) feet in length and nine (9) feet in width for a total of one hundred sixty-four point nine seven (164.97) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092780 herein granted the sum of Eight Hundred Fifty-five and no/100 Dollars (\$855.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Restaurant Veneno De Nayarit.

[O2010-4307]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Restaurant Veneno De Nayarit, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1024 North Ashland Avenue. Said sign structure measures as follows: along North Ashland Avenue, at seven (7) feet in length, six (6) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091785 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, to commence one (1) year after passage.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

River Bank Lofts, C/O Building Group.

[O2010-4308]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to River Bank Lofts, in care of Building Group, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) manhole under the public right-of-way adjacent to its premises known as 420 West Grand Avenue. Said manhole at West Grand Avenue measures one (1) foot in length and four (4) feet in width for a total of four (4) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091398 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after March 26, 2008.

Rosebud Eatt.

[O2010-4310]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Rosebud Eatt, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6 West Hubbard Street. Said sign structure measures as follows: along West Hubbard Street, at nine (9) feet in length, two (2) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on phnt(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091311 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Rudy's Bar & Grill.

[O2010-4311]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Rudy's Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1)

sign projecting over the public right-of-way attached to its premises known as 69 East Madison Street. Said sign structure measures as follows: along East Madison Street, at eight point three three (8.33) feet in length, six (6) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092006 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Sharnette Sims.
(Fence)

[O2010-4312]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sharnette Sims, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fence on the public right-of-way adjacent to its premises known as 4901 South Dr. Martin Luther King, Jr. Drive. Said fence at East 49th Street measures one hundred twenty-five point one (125.1) feet in length and nine point three three (9.33) feet in width for a total of one thousand one hundred sixty-seven point one eight (1,167.18) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092726 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Sharnette Sims.
(Stairway)

[O2010-4313]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sharnette Sims, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) stairway on the public right-of-way adjacent to its premises known as 4901 South Dr. Martin Luther King, Jr. Drive. Said stairway at East 49th Street measures nine point five (9.5) feet in length and seven (7) feet in width for a total of sixty-six point five (66.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092725 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Sopraffina.

[O2010-4314]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sopraffina, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs

projecting over the public right-of-way attached to its premises known as 10 North Dearborn Street. Said sign structure measures as follows: along North Dearborn Street, one (1) at three point eight three (3.83) feet in length, two point seven five (2.75) feet in height and nine point nine one (9.91) feet above grade level. Said sign structure measures as follows: along North Dearborn Street, one (1) at four (4) feet in length, two point nine one (2.91) feet in height and nine point nine one (9.91) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092318 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, to commence one (1) year after passage.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Sprinkles Cupcakes IL, LLC.

[O2010-4315]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Sprinkles Cupcakes IL, LLC., upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 50 East Walton Street. Said sign structure measures as follows: along East Walton Street, one (1) at two (2) feet in length, two (2) feet in height and nine (9) feet above grade level and one (1) at four point two five (4.25) feet in length, one point four two (1.42) feet in height and thirty-five (35) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091975 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Swedish Covenant Hospital.

[O2010-4316]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Swedish Covenant Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) conduits under the public right-of-way adjacent to its premises known as 5145 North California Avenue. Said conduits at West Foster Avenue measure eight (8) at two (2) feet in length and four (4) feet in width for a total of sixty-four (64) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092683 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after July 8, 2010.

T-Mobile No. 8715.

[O2010-4317]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to T-Mobile Number 8715, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 40 East Ontario Street. Said sign structure measures as follows: along East Ontario Street,

one (1) at thirteen point seven five (13.75) feet in length, two point five (2.5) feet in height and fifteen (15) feet above grade level. Said sign structure measures as follows: along East Ontario Street, one (1) at thirteen point seven five (13.75) feet in length, two point five (2.5) feet in height and fifteen (15) feet above grade level. Said sign structure measures as follows: along East Ontario Street, one (1) at five (5) feet in length, one (1) foot in height and twenty-five (25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092447 herein granted the sum of Seven Hundred and no/100 Dollars (\$700.00) per annum, to commence (1) one year after passage.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

The TCM Group.

[O2010-4318]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The TCM Group, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) bay windows projecting over the public right-of-way adjacent to its premises known as 4361 North Lincoln Avenue. Said bay window at North Lincoln Avenue measures one (1) at fourteen (14) feet in length and three point zero three (3.03) feet in width for a total of forty-two point four two (42.42) square feet. Said bay window at North Lincoln Avenue measures one (1) at sixteen point five (16.5) feet in length and two point eight six (2.86) feet in width for a total of forty-seven point one nine (47.19) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1093045 herein granted the sum of Zero and no/100 Dollars (\$0.00) pursuant to 10-28-017 buildings built before 1923 per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Thompson Building, LLC.

[O2010-4319]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Thompson Building, LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) concrete pads under the public right-of-way adjacent to its premises known as 350 North Clark Street. Said concrete pad at Lower West Carroll Avenue measures one (1) at thirty-one (31) feet in length and forty-five (45) feet in width for a total of one thousand three hundred ninety-five (1,395) square feet. Said concrete pad at Lower West Carroll Avenue measures one (1) at twenty-two (22) feet in length and forty (40) feet in width for a total of eight hundred eighty (880) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092465 herein granted the sum of One Thousand Nine Hundred Sixty-six and no/100 Dollars (\$1,966.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after February 9, 2010.

Trattoria No. 10.

[O2010-4320]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Trattoria Number 10, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) light fixtures projecting over the public right-of-way adjacent to its premises known as 10 North Dearborn Street. Said light fixtures at North Dearborn Street measure two (2) at two point five (2.5) feet in length, one point five (1.5) feet in width and eleven point nine one (11.91) feet above grade level. Said light fixture at public alley measures one (1) at eight (8) feet in length, point five (.5) foot in width and fourteen point five (14.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092317 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

The Twist.

[O2010-4321]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Twist, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3500 West 59th Street. Said sign structure measures as follows: along West 59th Street, at three point eight three (3.83) feet in length, six (6) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092391 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Uncommon Ground.

[O2010-4322]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Uncommon Ground, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1401 -- 1405 West Devon Avenue. Said sign structure measures as follows: along West Devon Avenue, at ten (10) feet in length, one (1) foot in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on phnt(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092679 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, to commence (1) one year after passage.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*The University Of Chicago (File No. 56).
(Conduits)*

[O2010-4323]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago (File Number 56), upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) conduits under the public right-of-way adjacent to its premises known as 5640 South Ellis Avenue. Said conduit at South Ellis Avenue measures one (1) at seventy (70) feet in length and one (1) foot in width for a total of seventy (70) square feet. Said conduit at southwest corner of East 56th Street and South Ellis Avenue measures one (1) at four hundred fifty (450) feet in length and one (1) foot in width for a total of four hundred fifty (450) square feet. Said conduit at 5625 South Ellis Avenue measures one (1) at seventy-five (75) feet in length and one (1) foot in width for a total of seventy-five (75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092430 herein granted the sum of Three Thousand Five Hundred Seventy and no/100 Dollars (\$3,570.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after May 17, 2010.

*The University of Chicago (File No. 56).
(Water Lines)*

[O2010-4324]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago (File Number 56), upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) water lines under the public right-of-way adjacent to its premises known as 5640 South Ellis Avenue. Said water lines at 5625 South Ellis Avenue measure two (2) at sixty-five (65) feet in length and five point six (5.6) feet in width for a total of seven hundred twenty-eight (728) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092442 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after May 17, 2010.

The Vic Theater.

[SO2010-4347]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to The Vic Theater, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) fire escapes projecting over the public right-of-way adjacent to its premises known as 3145 North Sheffield Avenue. Said fire escapes at public alley measure two (2) at twenty-five (25) feet in length and four (4) feet in width for a total of two hundred (200) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092743 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

WR Property Management, LLC.

[O2010-4325]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to WR Property Management, LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fire escape projecting over the public right-of-way adjacent to its premises known as 1055 West Granville Avenue. Said fire escape at public alley measures twenty-eight point five (28.5) feet in length and five (5) feet in width for a total of one hundred forty-two point five (142.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092882 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Mario Zamora.

[O2010-4326]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Mario Zamora, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) staircase on the public right-of-way adjacent to its premises known as 1634 West 33rd Street. Said staircase at West 33rd Street measures seven point one six (7.16) feet in length and three (3) feet in width for a total of twenty-one point four eight (21.48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092745 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

114th Michigan Currency Exchange.

[O2010-4327]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 114th Michigan Currency Exchange, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 100 East 115th Street. Said sign structures measure as follows: along East 115th Street, two (2) at six (6) feet in length, ten (10) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on phnt(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092796 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of three (3) years from and after July 21, 2010.

1330 -- 1332 Albion Condominium Association.

[O2010-4328]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 1330 -- 1332 Albion Condominium Association, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) manhole under the public right-of-way adjacent to its premises known as 1332 West Albion Avenue. Said manhole at public alley behind West Albion Avenue measures four (4) feet in diameter and four (4) feet in depth. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092073 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

2308 Building Partnership Ltd.

[O2010-4329]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 2308 Building Partnership Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 2308 North Lincoln Avenue. Said vault at North Lincoln Avenue measures twenty-four (24) feet in length and seven (7) feet in width for a total of one hundred sixty-eight (168) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092758 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after August 30, 2010.

ISSUANCE OF PERMITS FOR AWNINGS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith to authorize the issuance of permits to various applicants for the installation, maintenance and use of awnings. These ordinances were referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance).

A & G.

[O2010-4348]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to A & G, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 10106 South Ewing Avenue. Said awning at South Ewing Avenue measures sixteen point three (16.3) feet in length and two (2) feet in width for a total of thirty-two point six (32.6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092789 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after December 13, 2009.

Advanced Physical Medicine Centers, S.C.

[O2010-4349]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Advanced Physical Medicine Centers, S.C., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 7900 South Drexel Avenue. Said awning at East 79th Street and South Drexel Avenue measures forty-three (43) feet in length and two (2) feet in width for a total of eighty-six (86) square feet. The location of said privilege

shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092471 herein granted the sum of Sixty-eight and no/100 Dollars (\$68.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Andrea's Grocery Inc.

[O2010-4350]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Andrea's Grocery Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2800 South Drake Avenue. Said awning at South Drake Avenue measures thirty-two (32) feet in length and three (3) feet in width for a total of ninety-six (96) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092891 herein granted the sum of Fifty-seven and no/100 Dollars (\$57.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after March 14, 2010.

Bailey And Brill, LLC.

[O2010-4351]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Bailey and Brill, LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) awnings projecting over the public right-of-way adjacent to its premises known as 1301 South Michigan Avenue. Said awnings at South Michigan Avenue measure one (1) at fifty-three (53) feet in length and two (2) feet in width for a total of one hundred six (106) square feet and two (2) at four (4) feet in length and two (2) feet in width for a total of sixteen (16) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092773 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from after March 14, 2010.

Birreria La Barca Jal.

[O2010-4352]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Birreria La Barca Jal, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4304 West 26th Street. Said awning at West 26th Street measures thirteen (13) feet in length and two (2) feet in width for a total of twenty-six (26) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092904 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after March 14, 2010.

*Botanica La Guadalupana.*¹

[O2010-4353]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Botanica La Guadalupana, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3842 West 26th Street. Said awning at West 26th Street measures seventeen (17) feet in length and two (2) feet in width for a total of thirty-four (34) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092787 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after March 14, 2010.

Broadway Festival LLC.

[O2010-4354]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Broadway Festival LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5300 North Broadway. Said awning at North Broadway measures one hundred twenty (120) feet in length and four (4) feet in width for a total of four hundred eighty (480) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092777 herein granted the sum of One Hundred Forty-five and no/100 Dollars (\$145.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after September 5, 2007.

Caribou Coffee No. 708.

[O2010-4355]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Caribou Coffee Number 708, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3300 North Broadway. Said awning at North Broadway measures fourteen point one seven (14.17) feet in length and one point three (1.3) feet in width for a total of eighteen point four two (18.42) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1093095 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after May 23, 2010.

Chiro One Wellness Center Metro Of Lakeview LLC.

[O2010-4356]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Chiro One Wellness Center Metro of Lakeview LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) awnings projecting over the public right-of-way adjacent to its premises known as 3132 North Sheffield Avenue. Said awning at North Sheffield Avenue measures one (1) at twenty-one (21) feet in length and three (3) feet in width for a total of sixty-three (63) square feet. Said awning at North Sheffield Avenue measures one (1) at twenty-one (21) feet in length and three (3) feet in width for a total of sixty-three (63) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092578 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Doggy Style Pet Shop.

[O2010-4357]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Doggy Style Pet Shop, upon the terms and subject to the conditions of this ordinance, to maintain and use,

as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2023 West Division Street. Said awning at West Division Street measures seventeen point four (17.4) feet in length and two (2) feet in width for a total of thirty-four point eight (34.8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092713 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after March 14, 2010.

Dragon Boat Restaurant.

[O2010-4358]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Dragon Boat Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5754 West Belmont Avenue. Said awning at West Belmont Avenue measures twenty-two (22) feet in length and two (2) feet in width for a total of forty-four (44) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092776 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after June 13, 2010.

El Pollo Ranchero.

[O2010-4359]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to El Polio Ranchero, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4147 West 26th Street. Said awning at West 26th Street measures twenty-three (23) feet in length and three (3) feet in width for a total of sixty-nine (69) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092910 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after March 14, 2010.

Gamma Player, LLC.

[O2010-4360]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Gamma Player, LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2035 West Division Street. Said awning at West Division Street measures twenty (20) feet in length and four (4) feet in width for a total of eighty (80) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092877 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a pehod of five (5) years from and after May 23, 2010.

Intercultural Montessori Language School.

[O2010-4361]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Intercultural Montessori Language School, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 114 South Racine Avenue. Said awning at South Racine Avenue measures six point two five (6.25) feet in length and one point five (1.5) feet in width for a total of nine point three eight (9.38) square feet. The location of said privilege shall beas shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as corhpensation for the privilege Number 1091961 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Jerry's Sandwiches.

[O2010-4362]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Jerry's Sandwiches, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to

its premises known as 1045 West Madison Street. Said awning at West Madison Street measures twenty (20) feet in length and four (4) feet in width for a total of eighty (80) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091594 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Kelsey's.

[O2010-4363]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Kelsey's, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2265 North Lincoln Avenue. Said awning at North Lincoln Avenue measures five (5) feet in length and six (6) feet in width for a total of thirty (30) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092480 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, to commence one (1) year after passage.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and date of passage.

Lolitas Flowers.

[O2010-4364]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Lolitas Flowers, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 4137 West 26th Street. Said awnings at West 26th Street measure one (1) at thirty point nine (30.9) feet in length and two (2) feet in width for a total of sixty-one point eight (61.8) square feet and one (1) at ten (10) feet in length and four (4) feet in width for a total of forty (40) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092902 herein granted the sum of One Hundred Five and 90/100 Dollars (\$105.90) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after January 11, 2010.

Los Arcos.

[O2010-4365]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Los Arcos, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5525 North Clark Street. Said awning at North Clark Street measures forty-three (43) feet in length and two (2) feet in width for a total of eighty-six (86) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092641 herein granted the sum of Sixty-eight and no/100 Dollars (\$68.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after March 14, 2010.

Maggiano's Little Italy.

[O2010-4366]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Maggiano's Little Italy, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) awnings projecting over the public right-of-way adjacent to its premises known as 516 North Clark Street. Said awning at North Clark Street measures one (1) at thirteen point eight three (13.83) feet in length and five (5) feet in width for a total of sixty-nine point one five (69.15) square feet. Said awnings at North Clark Street measure four (4) at thirteen point six nine (13.69) feet in length and five (5) feet in width for a total of two hundred seventy-three point eight (273.8) square feet. Said awning at North Clark Street measures one (1) at twenty-two point five (22.5) feet in length and five (5) feet in width for a total of one hundred twelve point five (112.5) square feet. Said awning at North Clark Street measures one (1) at seven (7) feet in length and thirteen point four one (13.41) feet in width for a total of ninety-three point eight seven (93.87) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092967 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after July 19, 2010.

New Management.

[O2010-4367]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to New Management, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 212 North Sangamon Street. Said awning at North Sangamon Street measures nine (9) feet in length and six (6) feet in width for a total of fifty-four (54) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092786 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after May 23, 2010.

Oodles Of Noodles.

[O2010-4368]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Oodles of Noodles, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known

as 2540 North Clark Street. Said awning at North Clark Street measures thirty-seven (37) feet in length and three (3) feet in width for a total of one hundred eleven (111) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092421 herein granted the sum of Sixty-two and no/100 Dollars (\$62.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Roeser's Bakery.

[O2010-4369]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Roeser's Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3216 West North Avenue. Said awning at West North Avenue measures twenty-two point eight three (22.83) feet in length and four (4) feet in width for a total of ninety-one point three two (91.32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091628 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, to commence (1) one year after passage.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Rosebud Eatt.

[O2010-4370]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Rosebud Eatt, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use ten (10) awnings projecting over the public right-of-way adjacent to its premises known as 6 West Hubbard Street. Said awnings at North State Street measure seven (7) at nine point five (9.5) feet in length and four point five (4.5) feet in width for a total of two hundred ninety-nine point two five (299.25) square feet. Said awnings at West Hubbard Street measure three (3) at nine point five (9.5) feet in length and four point five (4.5) feet in width for a total of one hundred twenty-eight point two five (128.25) square feet. The location of said privilege shall be as shown on phnt(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1091306 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

Starbucks Coffee No. 228.

[O2010-4371]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 228, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to

its premises known as 1001 West Armitage Avenue. Said awning at West Armitage Avenue measures seventy (70) feet in length and three (3) feet in width for a total of two hundred ten (210) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1093000 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after May 23, 2010.

Superior Wines And Spirits.

[O2010-4372]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Superior Wines and Spirits, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3030 North Central Avenue. Said awning at North Central Avenue measures twenty-five (25) feet in length and two (2) feet in width for a total of fifty (50) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092801 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after June 13, 2010.

Zig Zag Kitchen.

[O2010-4373]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to Zig Zag Kitchen, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2436 North Lincoln Avenue. Said awning at North Lincoln Avenue measures twenty-three (23) feet in length and two (2) feet in width for a total of forty-six (46) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092905 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after June 28, 2009.

442 West Wellington Building Cooperative.

[O2010-4374]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 442 West Wellington Building Cooperative, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 442 West Wellington Avenue. Said awning at West Wellington Avenue measures thirty-one (31) feet in length and ten (10) feet in width

for a total of three hundred ten (310) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092767 herein granted the sum of Fifty-six and no/100 Dollars (\$56.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after February 1, 2010.

3800 North Lake Shore Drive.

[O2010-4375]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to 3800 North Lake Shore Drive, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 3800 North Lake Shore Drive. Said awning at North Lake Shore Drive measures four (4) feet in length and twenty-three point five (23.5) feet in width for a total of ninety-four (94) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092461 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after date of passage.

AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY FOR BOSWORTH
FLATS CONDOMINIUM ASSOCIATION.

[O2010-4376]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an amendment to an ordinance passed by the City Council of the City of Chicago for Bosworth Flats Condominium Association on June 9, 2010 and printed upon page 93757 of the *Journal of the Proceedings of the City Council of the City of Chicago* by deleting the words: "Authority herein given and granted for a period of five (5) years from and after date of passage" and inserting in their place the words: "Authority herein given and granted for a period of five (5) years from and after January 9, 2011." This ordinance was referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Bosworth Flats Condominium Association on June 9, 2010 and printed upon page 93757 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Authority herein given and granted for a period of five (5) years from and after date of passage." and inserting in their place the words: "Authority herein given and granted for a period of five (5) years from and after January 9, 2011."

SECTION 2. This ordinance amendment shall be in effect upon its passage.

AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY FOR CORNELL 55, LLC.
[O2010-4377]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass an amendment to an ordinance passed by the City Council of the City of Chicago for Cornell 55, LLC on December 16, 2009 and printed upon page 81747 of the *Journal of the Proceedings of the City Council of the City of Chicago* by deleting and inserting in their place words regarding dimensions and compensation. This ordinance was referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was Passed by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Cornell 55, LLC on December 16, 2009 and printed upon page 81747 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Said sign structure(s) measure as follows: along East 55th Street, six (6) at point five (.5) foot in length, two (2) feet in height and six point two five (6.25) feet above grade level. The sum of One Thousand Five Hundred and no/100 Dollars (\$1,500.00) per annum, in advance." and inserting in their place the words: "Said sign structure(s) measure as follows: along East 55th Street, seven (7) at two (2) feet, six (6) inches in length, two (2) feet, ten (10) inches in height and nine (9) feet above grade level. The sum of One Thousand Six Hundred and no/100 Dollars (\$1,600.00) per annum, in advance."

SECTION 2. This ordinance amendment shall be in effect upon its passage.

AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY FOR PRESIDENTIAL TOWERS.

[O2010-4378]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an amendment to an ordinance passed by the City Council of the City of Chicago for Presidential Towers on December 16, 2009 and printed upon page 81950 of the *Journal of the Proceedings of the City Council of the City of Chicago* by striking and inserting in their place the words regarding facades and dimensions. This ordinance was referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Presidential Towers on December 16, 2009 and printed upon page 81950 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Said facade(s) at Jefferson Street measures one (1) at twenty-two point five (22.5) feet in length and point one seven (.17) foot in width for a total of three point eight three (3.83) square feet. Said facade(s) at Monroe Street measures one (1) at twenty-four point eight three (24.83) feet in length and point one seven (.17) foot in width for a total of four point two two (4.22) square feet. Said facade(s) at Monroe Street measures seven (7) at twenty-three point three three (23.33) feet in length and point one seven (.17) foot in width for a total of twenty-seven point seven six (27.76) square feet. Said facade(s) at Monroe Street measures one (1) at twenty-three point nine two (23.92) feet in length and

point one seven (.17) foot in width for a total of four point zero seven (4.07) square feet." and inserting in their place the words: "Said facade(s) at Jefferson Street measures one (1) thirty-four (34) feet, seven (7) inches in length and three (3) inches in width. Said facade at Monroe Street measures one (1) at twenty-four (24) feet, ten (10) inches in length and three (3) inches in width. Said facade at Monroe Street measures seven (7) at twenty-three (23) feet, four (4) inches in length and three (3) inches in width. Said facade at Monroe Street measures one (1) at twenty-three (23) feet, eleven (11) inches in length and three (3) inches in width."

SECTION 2. This ordinance amendment shall be in effect upon its passage.

AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY FOR RAYMOND REISS
[O2010-4379]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass an amendment to an ordinance passed by the City Council of the City of Chicago for Raymond Reiss on June 9, 2010 and printed upon page 93790 of the *Journal of the Proceedings of the City Council of the City of Chicago* by deleting and inserting in their place words regarding compensation. This ordinance was referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Raymond Reiss on June 9, 2010 and printed upon page 93790 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance" and inserting in their place the words: "Pursuant to Section 10-28-017 (a) 1 i defined in Section 17-17-021146 and or ii the sum of Zero Dollars (\$0) per annum, in advance".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY FOR SILLIMAN GROUP LLC.

[O2010-4380]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an amendment to an ordinance passed by the City Council of the City of Chicago for Silliman Group, LLC on June 3, 2009 and printed upon page 64310 of the *Journal of the Proceedings of the City Council of the City of Chicago* by deleting the

words: "three (3) bay windows; the sum of Two Hundred Twenty-five and no/100 Dollars (\$225.00) per annum in advance." and inserting in their place the words: "five (5) bay windows; the sum of Three Hundred Seventy-five and no/100 Dollars (\$375.00) per annum in advance." This ordinance was referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Silliman Group, LLC on June 3, 2009 and printed upon page 64310 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "three (3) bay windows . . . the sum of Two Hundred Twenty-five and no/100 Dollars (\$225.00) per annum, in advance." and inserting in their place the words: "five (5) bay windows . . . the sum of Three Hundred Seventy-five and no/100 Dollars (\$375.00) per annum, in advance."

SECTION 2. This ordinance amendment shall be in effect upon its passage.

AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY FOR 209 WEST JACKSON, LLC.

[O2010-4381]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an amendment to an ordinance passed by the City Council of the City of Chicago for 209 Jackson, LLC on June 30, 2010 and printed upon page 95500 of the *Journal of the Proceedings of the City Council of the City of Chicago* by deleting the words: "the sum of Nine Thousand Eight Hundred Six and no/100 Dollars (\$9,806.00) per annum in advance." and inserting in their place the words: "the sum of Ten Thousand Four Hundred Fifty-seven and no/100 Dollars (\$10,457.00) per annum in advance." This ordinance was referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The ordinance passed by the City Council of the City of Chicago for 209 West Jackson, LLC on June 30, 2010 and printed upon page 95500 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "the sum of Nine Thousand Eight Hundred Six and no/100 Dollars (\$9,806.00) per annum, in advance." and inserting in their place the words: "the sum of Ten Thousand Four Hundred Fifty-seven and no/100 Dollars (\$10,457.00) per annum, in advance."

SECTION 2. This ordinance amendment shall be in effect upon its passage.

ISSUANCE OF PERMIT TO CITY LIGHTS REALTY, INC. FOR CANOPY AT
5559 W. HENDERSON ST.

[O2010-4382]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith to maintain and use one canopy located at City Lights Realty, Inc., 5559 West Henderson Street. This ordinance was referred to the Committee on September 8, 2010 .

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 46.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

Alderman Allen invoked Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had a prior business relationship with the applicant.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Permission and authority are hereby given and granted to City Lights Realty, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 5559 West Henderson Street. Said canopy at West Henderson Street measures forty-eight (48) feet in length and two point one six (2.16) feet in width for a total of one hundred three point six eight (103.68) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1092808 herein granted the sum of Seventy-three and no/100 Dollars (\$73.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

Authority herein given and granted for a period of five (5) years from and after May 9, 2010.

GRANTS OF PRIVILEGE IN PUBLIC WAY FOR SIDEWALK CAFES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass the proposed ordinances and substitute ordinance transmitted herewith for various establishments to maintain and use portions of the public right-of-way for sidewalk cafes. These ordinances were referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinances and substitute ordinance transmitted with the foregoing committee report were Passed by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

Cocktail.

[O2010-4383]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Cocktail, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3359 North Halsted Street. Said sidewalk cafe area Number 1 shall be thirty-eight point three three (38.33) feet in length and fourteen point five (14.5) feet in width and sidewalk cafe area Number 2 shall be fifty-nine point two five (59.25) feet in length and nine point four two (9.42) feet in width for a total of one thousand one hundred thirteen point nine two (1,113.92) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Roscoe Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 11:00 A.M. until 10:00 P.M.

Friday and Saturday, 11:00 A.M. until 11:00 P.M.

Compensation: \$1,225.31/Seating Capacity: 60.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1092733 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-900 through 10-28-995 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

Authority for the above named privilege is herein given and granted from and after March 1, 2010 through and including December 1, 2010.

Crepes A Latte The Cafe.

[O2010-4412]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Crepes A Latte The Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1840 West Irving Park Road. Said sidewalk cafe area Number 1 shall be ten (10) feet in length and five (5) feet in width, sidewalk cafe area Number 2 shall be six (6) feet in length and five (5) feet in width and sidewalk cafe area Number 3 shall be twenty (20) feet in length and five (5) feet in width for a total of one hundred eighty (180) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Irving Park Road. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Thursday, 8:00 A.M. until 10:00 P.M.

Friday and Saturday, 8:00 A.M. until 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1091559 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-900 through 10-28-995 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

Authority for the above named privilege is herein given and granted from and after March 1, 2010 through and including December 1, 2010.

Henri, LLC.

[SO2010-4384]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Henri, LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 18 South Michigan Avenue. Said sidewalk cafe area shall be thirty-three point five (33.5) feet in length and thirteen point eight three (13.83) feet in width for a total of four hundred sixty-three point three one (463.31) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Michigan Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 9:00 A.M. until 11:00 P.M.

Compensation: \$2,084.90/Seating Capacity: 48.

Sidewalk cafe permit and approved plan must be posted at all times.

All sidewalk cafes must leave six (6) feet of clear space for pedestrian movement between the outer edge of the sidewalk cafe and the curb line.

Amplification of sound is prohibited.

Sidewalk cafes shall not operate earlier than 8:00 A.M., nor later than 11:00 P.M.

This grant of privilege Number 1091872 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-900 through 10-28-995 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

Authority for the above named privilege is herein given and granted from and after March 1, 2010 through and including December 1, 2010.

Jimmy Johns.

[O2010-4385]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Jimmy Johns, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 501 North LaSalle Drive. Said sidewalk cafe area shall be twenty-five (25) feet in length and seven (7) feet in width for a total of one hundred seventy-five (175) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North LaSalle Drive. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. until 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

All sidewalk cafes must leave six (6) feet of clear space for pedestrian movement between the outer edge of the sidewalk cafe and the curb line.

Amplification of sound is prohibited.

Sidewalk cafes shall not operate earlier than 8:00 A.M., nor later than 11:00 P.M.

This grant of privilege Number 1091929 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-900 through 10-28-995 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

Authority for the above named privilege is herein given and granted from and after March 1, 2010 through and including December 1, 2010.

Makisu.

[O2010-4386]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Makisu, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1725 West Division Street. Said sidewalk cafe area Number 1 shall be forty-eight (48) feet in length and fifteen point five (15.5) feet in width and sidewalk cafe area Number 2 shall be thirty-two (32) feet in length and five (5) feet in width for a total of nine hundred four (904) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Division Street and North Hermitage Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 5:00 P.M. until 10:30 P.M.

Friday, 5:00 P.M. until 11:30 P.M.

Saturday and Sunday, 1:00 P.M. until 11:30 P.M.

Compensation: \$994.40/Seating Capacity: 68.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1093062 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-900 through 10-28-995 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

Authority for the above named privilege is herein given and granted from and after March 1, 2010 through and including December 1, 2010.

Mario & Gino's.

[O2010-4387]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Mario & Gino's, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2057 West Roscoe Street. Said sidewalk cafe area shall be twenty-five (25) feet in length and nine (9) feet in width for a total of two hundred twenty-five (225) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Roscoe Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 8:00 A.M. until 12:00 A.M.

Compensation: \$600.00/Seating Capacity: 36.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1093117 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-900 through 10-28-995 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

Authority for the above named privilege is herein given and granted from and after March 1, 2010 through and including December 1, 2010.

Tavish.

[O2010-4388]

Be It Ordained by the City Council of the City of Chicago:

Permission and authority are hereby given and granted to Tavish, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1335 West Wrightwood Avenue. Said sidewalk cafe area Number 1 shall be twenty-seven (27) feet in length and ten point five (10.5) feet in width and sidewalk cafe area Number 2 shall be twenty (20) feet in length and seven (7) feet in width for a total of four hundred twenty-three point five (423.5) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Wrightwood Avenue and North Wayne Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 11:00 A.M. until 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 36.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1093073 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-900 through 10-28-995 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

Authority for the above named privilege is herein given and granted from and after March 1, 2010 through and including December 1, 2010.

APPROVAL OF PROPOSED RIVERBEND HOME SUBDIVISION.

[O2010-4212]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an ordinance for a proposed Riverbend Home Subdivision in the area bounded by West Fuller Street, South Hillock Avenue, South Lock Street, South Grady Court and the Canadian National Railroad right-of-way for Riverbend Real Estate Investment, LLC. This ordinance was referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to approve a proposed Riverbend Home Subdivision in the area bounded by West Fuller Street, South Hillock Avenue, South Lock Street, South Grady Court and the Canadian National Railroad right-of-way for the River Bend Real Estate Investment, LLC (File Number 29-11-10-3174).

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

CLOSURE TO VEHICULAR TRAFFIC PORTION OF PUBLIC ALLEY IN BLOCK
BOUNDED BY W. BLOOMINGDALE AVE., N. ALBANY AVE., W. CORTLAND ST.
AND N. WHIPPLE ST.

[O2010-4389]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass an ordinance requested by the Chicago Park District of the City of Chicago, desire to close the part of the alley between North Albany Street and North Whipple Street, immediately north of the Chicago, Milwaukee, St. Paul and Pacific Railroad, for the purpose to develop and landscape for recreational purposes in connection with Park Number 554, Albany Whipple Park Project, and no buildings or other structures will be constructed on said part of street to be closed. This ordinance was referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The Chicago Park District of the City of Chicago desires to close that part of the alley between North Albany Street and North Whipple Street, immediately north of the Chicago, Milwaukee, St. Paul and Pacific Railroad; and

WHEREAS, The above referred to part of alley to be closed will be developed and landscaped for recreational purposes in connection with the Park Number 554, Albany Whipple Park Project, and no buildings or other structures will be constructed on said part of street to be closed; and

WHEREAS, The Chicago Park District of the City of Chicago are the owners of all of the property involved; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. The portion of the north/south alley more particularly described as the southern portion of the alley beginning at a point 12.5 feet south of the southeast corner of Lot 21 in Block 2 thence east 13 feet to the western boundary of Lot 22 in Block 3 thence south 39.5 feet more or less to the southwest corner of Lot 23 in Block 3 thence east 12 feet thence south 23.75 to the southwest corner of Lot 24 in Block 3 thence west 25 feet to the southeast corner of Lot 24 in Block 2 thence north 63.25 feet to a point of beginning in Block 3 in Alva and Trowbridge and Others' Subdivision of the east 19 acres of the west 38 acres and in Block 2 in South Delameter's Subdivision of the east 128 feet of the west 19 acres of the northwest quarter of Section 36, Township 40 North, Range 13, in Cook County, Illinois, as shaded and indicated by the words "To Be Closed To Vehicular Traffic" on the drawing hereto attached, which drawing for greater certainty is hereby made a part of this ordinance, be and the same is hereby closed to vehicular traffic except for a lane which shall be provided in said street for fire, police and other emergency vehicles.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

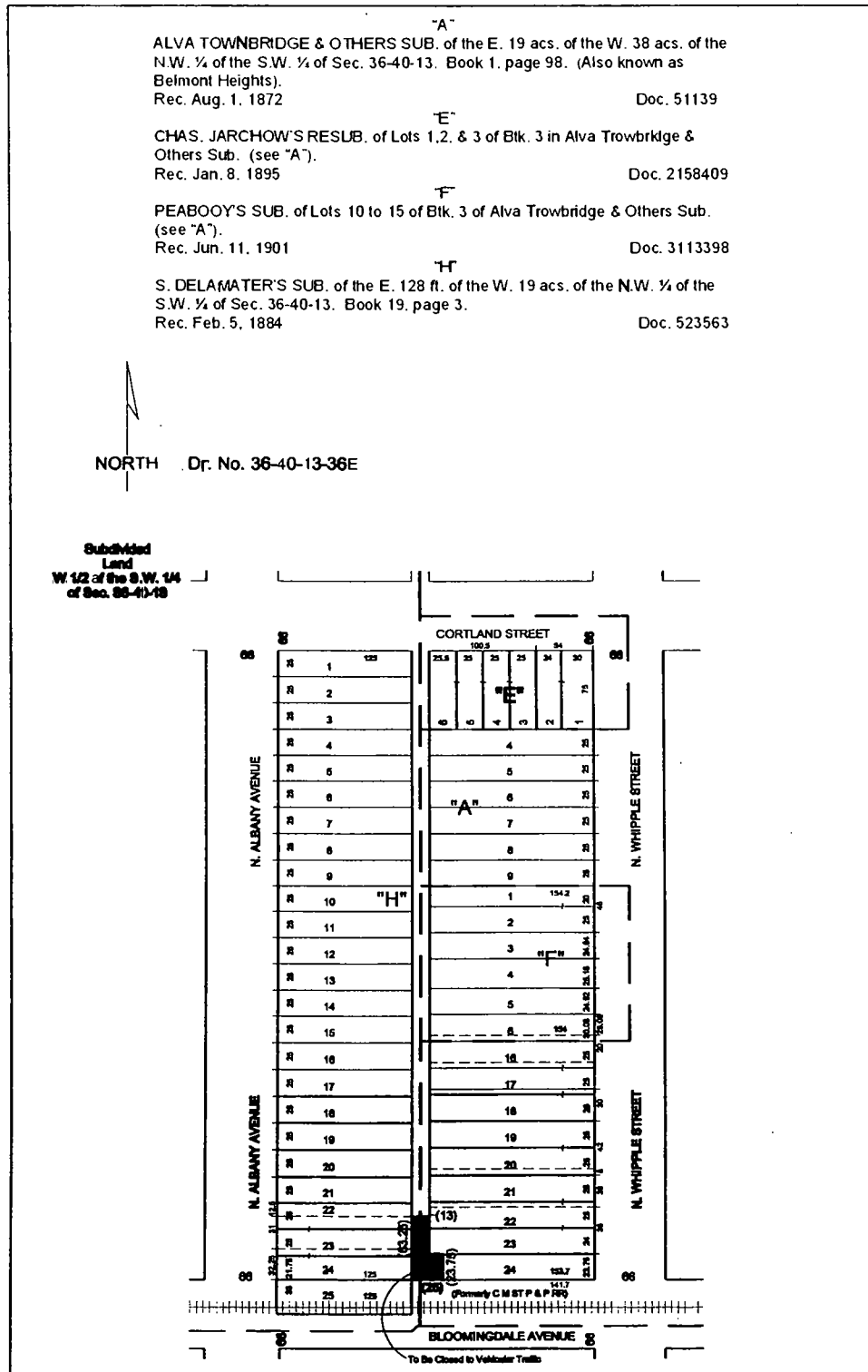
[Drawing referred to in this ordinance printed
on page 102754 of this *Journal*.]

EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

The Committee on Transportation and Public Way submitted the following report:

(Continued on page 102755)

Ordinance associated with this drawing printed
on page 102753 of this *Journal*.



(Continued from page 102753)

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* ordinances authorizing and directing the Department of Transportation to exempt various applicants from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facilities at sundry locations. These ordinances were referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Soils, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

ABM Auto Service.

[O2010-4390]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal code of Chicago, the

Commissioner of Transportation is hereby authorized and directed to exempt ABM Auto Service/Adeel Qamaruddin from the provisions requiring barriers as a prerequisite to prohibit alley ingress to parking facilities for 3050 West Montrose Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

AJ Wright/Inland Commercial Property Management.

[O2010-4391]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt AJ Wright/Inland Commercial Property Management from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for 3925 North Cicero Avenue, Chicago, Illinois.

SECTION 2. This ordinance shall be in full force and effect from and after its passage and publication.

Allison's Infant & Toddler Center.

[O2010-4392]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Allison's Infant & Toddler Center, 440 -- 442 East 71st Street, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 440 -- 442 East 71st Street.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Allstart Car Wash.

[O2010-4393]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of the Department of Revenue is hereby authorized and directed to exempt Allstart Car Wash of 1843 North Milwaukee Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1843 North Milwaukee Avenue.

SECTION 2. This ordinance shall take effect and be in force upon its passage and publication.

Chatterbox Preschool.

[O2010-4394]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Chatterbox Preschool, 5100 West Foster Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 5100 West Foster Avenue.

SECTION 2. This ordinance shall take effect and be enforced from and after its passage and publication.

Clearing Funeral Home.

[O2010-4395]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Clearing Funeral Home of 5800 West 63rd Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 5800 West 63rd Street.

SECTION 2. This ordinance shall take effect and be enforced from and after its passage and publication.

Cozy Corner Restaurant.

[O2010-4396]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Cozy Corner Restaurant of 4340 West Diversey Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities at 4340 West Diversey Avenue, Chicago, Illinois.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Anthony Griffin.

[O2010-4397]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Anthony Griffin at 7118 South South Chicago Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 7118 South South Chicago Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

K&M Autobody.

[O2010-4398]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt K&M Autobody, 1123 West Rosemont Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1123 West Rosemont Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Lots Of Love Community Center.

[O2010-4399]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Lots of Love Community Center from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for 1001 -- 1005 West 79th Street.

SECTION 2. This ordinance shall take effect and be in force upon its passage and publication.

Midway Transmission.

[O2010-4400]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Midway Transmission of 5750 West 63rd Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 5750 West 63rd Street.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Noble Network Of Charter School Rowe Clark Gymnasium.

[O2010-4401]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, Commissioner of Transportation is hereby authorized and directed to exempt Noble Network of Charter School Rowe Clark Gymnasium of 723 -- 745 North Lawndale Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 723 -- 745 North Lawndale Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Ohio Parking Inc.

[O2010-4403]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Ohio Parking Inc. of 214 -- 232 West Ohio Street, Chicago, Illinois, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities at 214 -- 232 West Ohio Street.

SECTION 2. This ordinance shall take effect and be in force upon its passage and publication.

Orbes Learning Center.

[O2010-4404]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Orbes Learning Center of 10533 South Ewing Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 10533 South Ewing Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Shining Star Early Learning Academy.

[O2010-4405]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Shining Star Early Learning Academy of 3018 East 92nd Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 3018 East 92nd Street.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication

Short Stuff Day Care.

[O2010-4406]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Short Stuff Day Care of 2054 West Irving Park Road from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 2054 West Irving Park Road.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

St. Sylvester Parish.

[O2010-4407]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and direct to exempt St. Sylvester Parish from the provisions requiring barriers as a prerequisite to prohibit alley ingress to parking facilities for 2915 -- 2931 West Palmer Street.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Windy City Auto Body Shop.

[O2010-4408]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Windy City Auto Body Shop from the provisions requiring barriers as a prerequisite to prohibit alley ingress to parking facilities for 4444 North Kedzie Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication:

Wons Auto Werks.

[O2010-4409]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of the Department of Revenue is hereby authorized and directed to exempt Wons Auto Werks of 1661 North Milwaukee Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1661 North Milwaukee Avenue.

SECTION 2. This ordinance shall take effect and be in force upon its passage and publication.

1849 North Hermitage, LLC.

[O2010-4410]

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of the Department of Revenue is hereby authorized and directed to exempt 1849 North Hermitage, LLC of 1849 North Hermitage Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1849 North Hermitage Avenue.

SECTION 2. This ordinance shall take effect and be in force upon its passage and publication.

RESCISSION OF EXEMPTION OF AUTO ZONE FROM PHYSICAL BARRIER
REQUIREMENT TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2010-4411]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass an ordinance authorizing and directing the Department of Transportation to exempt Auto Zone from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facilities located at 8127 South Cottage Grove Avenue. This ordinance was referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harhs, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authohzed and directed to rescind exemption of Auto Zone at 8127 South Cottage Grove Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 8127 South Cottage Grove Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

INSTALLATION OF "FATHER TOM HEALY PLACE" HONORARY STREET SIGN ON
PORTION OF W. BELMONT AVE.

[Or2010-935]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an order authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate on West Belmont Avenue (north side) at North Orchard Street as "Father Tom Healy Place". This order was referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed order transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Luhnno, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said order as passed:

Be It Ordained by the City Council of the City of Chicago:

Ordered, That the Commissioner of the Department of Transportation is hereby directed to erect an honorary street name sign "Father Tom Healy Place" on West Belmont Avenue (north side) at North Orchard Street.

STANDARDIZATION OF SOUTHEAST AND NORTHEAST CORNERS OF N. KEDZIE BLVD. AND N. ALBANY AVE. AS "ALBANY HOME ZONE".

[O2010-4413]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an ordinance authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate the south/east and north/east corner of North Kedzie Boulevard and North Albany Avenue (east side of Kedzie Boulevard), as "Albany Home Zone". This ordinance was referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solís, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to an ordinance heretofore passed by the City Council, which allows the erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for the standardization of the south/east and north/east corner of Kedzie Boulevard and Albany Avenue (east side of Kedzie Boulevard), as "Albany Home Zone".

SECTION 2. This ordinance shall be in full force and effect from and after passage and publication.

STANDARDIZATION OF W. 17TH ST. FROM S. HALSTED ST. TO S. UNION AVE. AS HONORARY "MARTHA GONZALEZ STREET".

[O2010-4414]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass an ordinance authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate West 17th Street from South Halsted Street to South Union Avenue as "Martha Gonzalez Street". This ordinance was referred to the Committee on October 4, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to an ordinance heretofore passed by the City Council which allows erection of honorary street name signs, the Commissioner of Transportation shall take the necessary action to standardize on West 17th Street from South Halsted Street to South Union Avenue as honorary "Martha Gonzalez Street".

SECTION 2. This ordinance shall take effect and be in force upon its passage and due publication.

STANDARDIZATION OF NORTHWEST CORNER OF N. MIES VAN DER ROHE WY.
AND E. CHESTNUT ST. AS "BRUCE J. GRAHAM WAY".

[O2010-4415]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass an ordinance authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate the northwest corner of North Mies Van Der Rohe Way and East Chestnut Street (facing north/south and pointing

west) as "Bruce J. Graham Way". This ordinance was referred to the Committee on October 4, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to an ordinance heretofore passed by the City Council which allows erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for standardization of the northwest corner of North Mies Van Der Rohe Way and East Chestnut Street (facing north/south and pointing west) as "Bruce J. Graham Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

STANDARDIZATION OF SOUTHWEST CORNER OF S. DAMEN AVE. AND W. 82ND
PL. AS "OFFICER ERIC DWAYNE LEE AVENUE".

[O2010-4416]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an ordinance authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate South Damen Avenue and West 82nd Place on the southwest corner as "Officer Eric Dwayne Lee Avenue". This ordinance was referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That an ordinance heretofore passed by the City Council allowing erection of honorary street-name sign, the Commissioner of Transportation shall take the necessary steps for standardization of South Damen Avenue and West 82nd Place on the southwest corner as "Officer Eric Dwayne Lee Avenue".

SECTION 2. This ordinance shall take effect and be in force upon its passage and due publication.

STANDARDIZATION OF SOUTHWEST CORNER OF E. ILLINOIS ST. AND
N. CITY FRONT PLAZA DR. AS "ORION SAMUELSON WAY".

[O2010-4417]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an ordinance authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate the southwest corner of East Illinois Street and North City Front Plaza Drive (facing north/south and pointing west) as "Orion Samuelson Way". This ordinance was referred to the Committee on October 4, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to an ordinance heretofore passed by the City Council which allows erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for standardization of the southwest corner of East Illinois Street and North City Front Plaza Drive (facing north/south and pointing west) as "Orion Samuelson Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

STANDARDIZATION OF NORTHWEST CORNER OF N. ELSTON AVE. AND
N. DAMEN AVE. AS "ALAN SCHWARTZ WAY".

[O2010-5031]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body Pass an ordinance authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate North Elston Avenue, at North Damen Avenue, northwest corner, as "Alan Schwartz Way". This ordinance was referred to the Committee on October 4, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Pursuant to an ordinance passed by the City Council of the City of Chicago on the third day of December 1984, printed on page 11460 of the *Journal of the Proceedings of the City Council of the City of Chicago* of said date, which authorizes the erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for the standardization of North Elston Avenue, at North Damen Avenue, northwest corner, as "Alan Schwartz Way".

SECTION 2. This ordinance shall be in full force and effect from and after passage and due publication.

REPEAL OF "HONORABLE RICHARD J. PHELAN WAY" HONORARY STREET SIGN
ON E. PEARSON ST. AND N. INNER LAKE SHORE DR.

[O2010-4418]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 4, 2010.

To the President and Members of the City Council:

Your Committee on Transportation and Public Way begs leave to report and recommend

that Your Honorable Body *Pass* an ordinance passed by the City Council on October 7, 2009 and printed upon pages 73175 and 73176 of the *Journal of the Proceedings of the City Council of the City of Chicago* which reads, pursuant to an ordinance heretofore passed by City Council which allows honorary street-name signs, the Commissioner of Transportation shall take the necessary action for the standardization of the northwest corner of East Pearson Street and North inner Lake Shore Drive (facing north/south and pointing west) as "Honorable Richard J. Phelan Way", by striking the above. This ordinance was referred to the Committee on September 8, 2010.

This recommendation was concurred in unanimously by a viva voce vote of the members of the Committee, with no dissenting vote.

Respectfully submitted,

(Signed) THOMAS R. ALLEN,
Chairman.

On motion of Alderman Allen, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyas, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Repeal ordinance passed October 7, 2009, (*Journal of the Proceedings of the City Council of the City of Chicago*, pages 73175 and 73176) which reads, pursuant to an ordinance heretofore passed by the City Council which allows honorary street-name signs, the Commissioner of Transportation shall take the necessary action for the standardization of the northwest corner of East Pearson Street and North Inner Lake Shore Drive (facing north/south and pointing west) as "Honorable Richard J. Phelan Way", by striking the above.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

JOINT COMMITTEE.**COMMITTEE ON FINANCE****AND****COMMITTEE ON ECONOMIC, CAPITAL AND TECHNOLOGY DEVELOPMENT.**

APPOINTMENT OF ANGELA C. HURLOCK AS MEMBER OF CHICAGO DEVELOPMENT FUND ADVISORY BOARD.

[A2010-77]

A Joint Committee, comprised of the members of the Committee on Finance and the members of the Committee on Economic, Capital and Technology Development, submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance and Committee on Economic, Capital and Technology Development, having had under consideration a communication recommending the appointment of Angela C. Hurlock as a member of the Chicago Development Fund Advisory Board, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed appointment transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) **EDWARD M. BURKE,**
Committee on Finance,
Chairman.

(Signed) **MARGARET LAURINO,**
Committee on Economic, Capital and
Technology Development,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Angela C. Huriock as a member of the Chicago Development Fund Advisory Board was *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Lauhno, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

REAPPOINTMENT OF RAFAEL M. LEON, MAXINE V. MITCHELL, REVEREND DOCTOR RICHARD TOLLIVER, FATHER BRUCE WELLEMS AND STACIE YOUNG AS MEMBERS OF CHICAGO DEVELOPMENT FUND ADVISORY BOARD.

[A2010-74]

A Joint Committee, comprised of the members of the Committee on Finance and the members of the Committee on Economic, Capital and Technology Development, submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance and Committee on Economic, Capital and Technology Development, having had under consideration a communication recommending the reappointments of Rafael M. Leon, Maxine V. Mitchell, Reverend Doctor Richard Tolliver, Father Bruce Wellems and Stacie Young as members of the Chicago Development Fund Advisory Board, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Approve the proposed appointments transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Committee on Finance,
Chairman.

(Signed) MARGARET LAURINO,
Committee on Economic, Capital and
Technology Development,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed reappointments of Rafael M. Leon, Maxine V. Mitchell, Reverend Doctor Richard Tolliver, Father Bruce Wellems and Stacie Young as members of the Chicago Development Fund Advisory Board were *Approved* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

Placed On File -- QUARTERLY REPORT OF CHICAGO DEVELOPMENT FUND.

[F2010-247]

A Joint Committee, comprised of the members of the Committee on Finance and the members of the Committee on Economic, Capital and Technology Development, submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance and Committee on Economic Capital and Technology Development, having had under consideration a communication transmitting a quarterly report containing information regarding the Chicago Development Fund, having had the same under adviement, begs leave to report and recommend that Your Honorable Body *Place on File* the proposed communication transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Committee on Finance,
Chairman.

(Signed) MARGARET LAURINO,
Committee on Economic, Capital and
Technology Development,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and said list of programs and report were *Placed on File*.

Placed On File -- QUARTERLY REPORT OF CHICAGO TIF WORKS PROGRAM.

[F2010-248]

A Joint Committee, comprlsed of the members of the Committee on Finance and the members of the Committee on Economic, Capital and Technology Development, submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Committee on Finance and Committee on Economic, Capital and Technology Development, having had under consideration a communication transmitting a quarterly report containing information regarding the Chicago Development Fund, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the proposed communication transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Committee on Finance,
Chairman.

(Signed) MARGARET LAURINO,
Committee on Economic, Capital and
Technology Development,
Chairman.

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and said list of projects and report were *Placed on File*.

JOINT COMMITTEE.

COMMITTEE ON FINANCE

AND

COMMITTEE ON HOUSING AND REAL ESTATE.

CALL FOR PUBLIC HEARING ON HOMEOWNERS' RIGHTS PURSUANT TO
ILLINOIS MORTGAGE RESCUE FRAUD ACT.

[R2010-1173]

A Joint Committee, comprised of the members of the Committee on Finance and the members of the Committee on Housing and Real Estate, submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Joint Committee on Finance and Committee on Housing and Real Estate, having had under consideration a resolution concerning homeowners' rights pursuant to the Illinois Mortgage Rescue Fraud Act, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Adopt the resolution transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Joint Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Committee on Finance,
Chairman.

Respectfully submitted,

(Signed) RAY SUAREZ,
Committee on Housing and
Real Estate,
Chairman.

On motion of Alderman Burke, the said proposed resolution transmitted with the foregoing committee report was Adopted by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said resolution as adopted:

WHEREAS, The corporate authorities of the City of Chicago are committed to protecting Chicago residents from perpetrators of mortgage related fraud; and

WHEREAS, The residential mortgage crisis has enabled the proliferation of mortgage "rescue" companies that prey on homeowners who are desperate to save their residences; and

WHEREAS, In 2009, the Office of the Illinois Attorney General registered nearly 4,000 residential mortgage complaints from homeowners, a 65 percent increase over 2008; and

WHEREAS, Some so-called foreclosure "rescue" consultants charge homeowners significant up-front consulting fees to negotiate loan modifications with lenders; and

WHEREAS, After accepting homeowners' money, these companies do little or nothing to secure a loan modification on their behalf; and

WHEREAS, The Illinois Mortgage Rescue Fraud Act protects homeowners against unscrupulous mortgage "rescue" consultants; and

WHEREAS, Pursuant to the Act, "distressed property consultants" must provide homeowners with written contracts listing all of the services that the consultants promise to perform; and

WHEREAS, "Distressed property consultants" are not permitted to accept any payment from homeowners until all of the services are performed, and homeowners have the right to cancel "distressed property consultant" contracts at any time; and

WHEREAS, While the services marketed by "distressed property consultants" sound appealing, they often can be best performed by licensed attorneys, HUD approved housing counseling agencies, or by individual homeowners themselves; and

WHEREAS, Another scam involves mortgage "rescuers" who convince homeowners to unknowingly transfer title to their properties at huge discounts on the condition that they may continue to reside in the homes as renters until their financial condition improves; and

WHEREAS, Homeowners then struggle to make monthly rental payments that equal or even exceed their former mortgage payments and can be evicted; and

WHEREAS, The Illinois Mortgage Rescue Fraud Act protects homeowners against dishonest foreclosure "rescue" businesses; and

WHEREAS, Pursuant to the Act, "distressed property purchasers" must provide homeowners with a contract clearly stating that their home is being sold, must pay a minimum of 82% of a home's fair market value, and must notify homeowners of their cancellation rights; and

WHEREAS, As of February 2010, the Office of the Illinois Attorney General had filed 31 lawsuits targeting mortgage rescue scams; and

WHEREAS, The corporate authorities of the City of Chicago seek to promote public awareness of homeowners' rights under the Illinois Mortgage Rescue Fraud Act; now, therefore,

Be It Resolved, That the Commissioner of the Department of Community Development, the Commissioner of the Department of Business Affairs and Consumer Protection and representatives from the Office of the Illinois Attorney General are hereby invited to appear before the Joint Committee of the Committee on Finance and Committee on Housing to testify at a hearing to discuss homeowners' rights pursuant to the Illinois Mortgage Rescue Fraud Act and to explore opportunities for the City of Chicago to collaborate with the Illinois Attorney General to fight fraudulent mortgage activity.

CALL FOR PUBLIC HEARING ON MEASURES TO COMBAT MORTGAGE FRAUD.
[R2010-1172]

A Joint Committee, comprised of the members of the Committee on Finance and the members of the Committee on Housing and Real Estate, submitted the following report:

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Joint Committee on Finance and Committee on Housing and Real Estate, having had under consideration a resolution concerning mortgage fraud, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Adopt* the resolution transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Joint Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,
Committee on Finance,
Chairman.

Respectfully submitted,

(Signed) RAY SUAREZ,
Committee on Housing and
Real Estate,
Chairman.

On motion of Alderman Burke, the said proposed resolution transmitted with the foregoing committee report was Adopted by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said resolution as adopted:

WHEREAS, The corporate authorities of the City of Chicago are committed to protecting Chicago residents from perpetrators of mortgage fraud; and

WHEREAS, According to City-Data.com, a website known for its comprehensive profiling of U.S. cities, in 2008, the estimated median value of a house or condo located in zip code 60636 was \$148,432; and

WHEREAS, According to City-Data.com, in 2008, the estimated median value of a house or condo located in zip code 60621 was \$140,662; and

WHEREAS, In late 2009 and early 2010, several home sales concerning properties located in zip codes 60621 and 60636 closed with as little as a 2% down payment and with mortgages as high as \$377,000; and

WHEREAS, Numerous properties were sold at astonishing profits at a time when Chicago area home values generally declined and banks reportedly tightened their residential mortgage lending standards; and

WHEREAS, In November 2009, President Obama created the Financial Fraud Enforcement Task Force to wage an aggressive, coordinated fight against financial crimes, including mortgage fraud; and

WHEREAS, The Financial Fraud Enforcement Task Force has targeted mortgage fraudsters across the country through Operation Stolen Dreams; and

WHEREAS, Illinois Attorney General Lisa Madigan has joined other state attorneys general in targeting mortgage fraud through Operation Stolen Dreams; and

WHEREAS, Since 2008, approximately 165 defendants have been charged in two dozen cases in U.S. District Court in Chicago and Rockford with engaging in various mortgage fraud schemes involving nearly 1,000 properties and \$259 million in potential losses; and

WHEREAS, On May 19, 2010, five defendants were charged with one or more counts of bank fraud in the U.S. District Court in Chicago after allegedly engaging in a scheme from November 2009 through May 2010, to obtain approximately \$887,000 in mortgage loan proceeds by using fraudulently inflated appraisals to sell various properties to a nominee buyer who did not intend to actually make mortgage loan payments or occupy the homes; and

WHEREAS, Mortgage fraud schemes can devastate thriving communities by leaving behind deserted rows of boarded up houses; and

WHEREAS, The Chicago City Council seeks to protect the public from hazards created by vacant properties and preserve the City of Chicago's housing stock; now, therefore,

Be It Resolved, That the Commissioner of the Department of Community Development, the Corporation Counsel, and representatives from the Office of the Illinois Attorney General are hereby invited to appear before the Joint Committee of the Committee on Finance and Committee on Housing to testify at a hearing addressing the measures the City of Chicago has implemented to combat mortgage fraud and exploring opportunities for the City of Chicago to collaborate with the U.S. Department of Justice and the Illinois Attorney General to fight fraudulent mortgage activity.

JOINT COMMITTEE.

COMMITTEE ON HOUSING AND REAL ESTATE

AND

COMMITTEE ON BUILDINGS.

Re-Refered -- AMENDMENT OF CHAPTERS 3-33, 4-40 AND 13.72 OF MUNICIPAL CODE REGARDING CONDOMINIUM-RELATED CONSUMER PROTECTIONS.

[PSO2010-6260]

A Joint Committee, comprised of the members of the Committee on Housing and Real Estate and the members of Committee on Buildings submitted the following report.

CHICAGO, October 6, 2010.

To the President and Members of the City Council:

Your Joint Committee on Housing and Real Estate and the Committee on Buildings, to which was referred an ordinance by the Department of Business Affairs and Consumer Protection, amending Chapter 13-72 of the Municipal Code regarding condominium-related consumer protection, having the same under advisement, begs leave to report and recommend that Your Honorable Body pass the proposed substitute ordinance transmitted herewith to the Joint Committee on Housing and Real Estate and the Committee on Buildings.

This recommendation was concurred in by a unanimous vote of the members of the Joint Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) RAY SUAREZ,
Committee on Housing And
Real Estate,
Chairman.

(Signed) BERNARD L. STONE,
Committee on Buildings,
Chairman.

Alderman O'Connor moved that the said proposed substitute ordinance transmitted with the foregoing committee report be *Re-Referred* to a Joint Committee comprised of the members of the Committee on Housing and Real Estate and the members of the Committee on Buildings. The motion *Prevailed*.

AGREED CALENDAR.

Alderman Burke moved to *Suspend the Rules Temporarily* for the purpose of including in the Agreed Calendar a series of resolutions presented by the Honorable Richard M. Daley, Mayor, and Aldermen Lyle, Harris, Olivo, Burke, Foulkes, Thompson, Rugai, Brookins, Zaiewski, Suarez, Reilly and Tunney. The motion *Prevailed*.

Thereupon, on motion of Alderman Burke, the proposed resolutions presented through the Agreed Calendar were *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schuler, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

Sponsored by the elected city officials named below, respectively, said Agreed Calendar resolutions, as adopted, read as follows (the italic heading in each case not being a part of the resolution):

Presented By

THE HONORABLE RICHARD M. DALEY, MAYOR:

TRIBUTE TO LATE REVEREND JAMES L. DEMUS III.

[R2010-1073]

WHEREAS, The members of this chamber were deeply saddened to learn of the death on September 23, 2010, at age 57, of the Reverend James L. Demus III, a civil rights activist, outspoken community leader and pastor; and

WHEREAS, Born in Cincinnati, Ohio, and raised on the South Side of Chicago, the Reverend Demus attended Von Steuben High School, received a bachelor's degree in education from Northern Illinois University in 1975, and a master's of divinity degree from McCormick Theological Seminary in 1982; and

WHEREAS, The Reverend Demus briefly worked as a teacher at Kenwood Academy in Hyde Park before starting his long and distinguished ministry as the senior pastor of Park Manor Christian Church, which during his 25 years of dedicated service and leadership flourished to become one of the largest and most influential African-American churches in the Disciples of Christ denomination; and

WHEREAS, One of the early members of Operation PUSH, the civil rights group founded by the Reverend Jesse Jackson in 1971, the Reverend Demus served as special assistant to the president and as an assistant director to the PUSH Excel Program, a program designed to encourage children and teenagers to succeed in education; and

WHEREAS, The Reverend Demus served as the executive director of the Chicago South Side Branch of the NAACP and was co-convenor of the Disciples Justice Action Network. In 2003, the Reverend Demus and the Reverend Walter B. Johnson founded the Ministerial Alliance Against the Digital Divide, a clergy-led group focused on improving technology and Internet access in low-income communities; and

WHEREAS, A distinguished community leader and influential figure in local, state and national politics, the Reverend Demus actively worked to increase voter registration in African American communities, advocated for increased funding for public schools and combating youth violence, and served as a member of the National Democratic Party's Rules Committee; and

WHEREAS, The Reverend Demus was the recipient of numerous awards and certificates for his outstanding leadership, including the prestigious Community Service Fellowship of the Chicago Community Trust and a Certificate of Award in Faith-based Community Development from Harvard University in 1999; and

WHEREAS, A champion of social justice, economic equality and political inclusion, the Reverend Demus will always be remembered for his many contributions to the City of Chicago, and for his inspiration, courage, faith and hope; and

WHEREAS, The Reverend Demus is survived by his wife, Eleanor; his sons, Joshua, James IV, and Lament Sharp; his daughters, Robyn L. Cushingberry and Marie C. Babb-Fowler; his sisters, Alice Jean Sithole and Gwendolyn Miller; his brother, Obediah; his grandchildren, Anna J. Chapman-Demus, Candyce L. Black, Brittany Thompson and Andrew Babb-Fowler; and a host of other family members and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled this sixth day of October 2010, do hereby honor the life and memory of the Reverend James L. Demus III, and extend our heartfelt condolences to his family; and

Be It Further Resolved, That suitable copies of this resolution be presented to the family of the Reverend James L. Demus III, as a sign of our sympathy and good wishes.

Presented By

ALDERMAN FIORETTI (2nd Ward):

GRATITUDE EXTENDED TO A SILVER LINING FOUNDATION AND EXECUTIVE DIRECTOR DR. SANDY GOLDBERG FOR EFFORTS TO IMPROVE ACCESS TO CANCER RESOURCE INFORMATION.

[R2010-1074]

WHEREAS, It is the custom of this legislative body to honor those distinguished individuals and organizations whose work and civic endeavor serve to enhance the quality of life for Chicagoans; and

WHEREAS, Attendant to such concerns, and in full accord with its long-standing traditions, the City Council of Chicago is justly proud to honor A Silver Lining Foundation and its executive director Dr. Sandy Goldberg for their efforts to improve access to cancer resource information, screenings, treatments, and support services for all Chicagoans regardless of financial situation or socioeconomic status; and

WHEREAS, Dr. Goldberg used her own experience with cancer and her position as NBC-5's contributing nutrition expert to spread awareness of the realities of a cancer diagnosis and the subsequent treatments through a television special which followed her as she underwent surgery. The program's success led to her own series on CAN-TV for the American Cancer Society during which she gave advice to callers live about how to be proactive in preventing cancer and how to cope with a cancer diagnosis; and

WHEREAS, After talking one on one with hundreds of cancer patients during her time with CAN-TV, many of whom did not have the financial resources for adequate medical treatment, Dr. Goldberg resolved to start A Silver Lining Foundation, which would strive to ensure that no person would be denied potentially life-saving information or tests simply because they lack the ability to pay; and

WHEREAS, In keeping with the goal of providing equal access to cancer education, support, screenings, and treatments for all in a dignified and respectful manner, A Silver Lining Foundation has provided over 450,000 people with a broad array of cancer services since its creation in 2002; and

WHEREAS, A Silver Lining Foundation has three programs: the Chicagoland Cancer Information Coalition, which provides cancer resource information and treatment options, the Evelyn Goldberg Center, which provides quality of life services to medically underserved individuals being treated for cancer, and "Buy a Mom a Mammogram", which funds cost free screenings and diagnostics for women who would otherwise not be able to afford them; and

WHEREAS, The Honorable Robert W. Fioretti, Alderman of the 2nd Ward, has apprised this august body of the significant and noteworthy positive impact A Silver Lining Foundation is making on the lives of Chicagoans; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, assembled this sixth day of October 2010, do hereby salute A Silver Lining Foundation and offer our very best wishes in all future endeavors; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Dr. Sandy Goldberg.

CONGRATULATIONS EXTENDED TO MOON'S SANDWICH SHOP ON 75TH ANNIVERSARY.

[R2010-1075]

WHEREAS, Moon's Sandwich Shop, at 16 South Western Avenue, is one of Chicago's original sandwich shops. It opened in 1933 and still in business today. Anthony Gambino, Sr. opened Moon's at the location where it continues and other locations; and

WHEREAS, Anthony had four brothers, Mike, Salantino "Slantz", Willie and Jimmy; and three sisters, Emma, Sarah and Rose. Anthony, Sr. also had three children: Anthony, Jr. (Tony), Joe and Kelly; and

WHEREAS, Anthony, Jr. operated the Western Avenue location with his brothers from the time he got out of the Army after World War II until he and Jimmy Radek, the current owner, became partners in 1979. He sold it to Jimmy in 1989; and

WHEREAS, Anthony Gambino, Jr. was taken from this world by his Creator on October 17, 2003, at his Florida home. His brother Joe died in 1978 and Kelly retired in 1981; and

WHEREAS, Moon's Sandwich Shop has made a memorable impression with thousands of Chicagoans. Moon's claim to fame as one of Chicago's first hamburger and hot dog chains deserves some long overdue credit as a precursor to some of the best fast food in the world; and

WHEREAS, Owner Jimmy Radek offers dining in, carryouts and even deliveries of delicious breakfasts, lunches and dinners. There are several daily specials including Moon's famous corned beef sandwiches or dinners; and

WHEREAS, The Honorable Robert W. Fioretti, Alderman of the 2nd Ward, has apprised this august body of the significant contribution Moon's Sandwich Shop has made to Chicago's West Side by providing good meals at an affordable price for more than 75 years; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, assembled here this sixth day of October 2010 A.D., do hereby honor Moon's Sandwich Shop for all of its years of service to residents of the City of Chicago and wish owner Jimmy Radek the best in all of his future endeavors; and

Be It Further Resolved, That suitable copies of this resolution be prepared and presented to Jimmy Radek.

GRATITUDE EXTENDED TO JOHN LAPINE AND PRINTERS ROW FINE AND RARE BOOKS FOR CONTRIBUTIONS TO PRINTING HOUSE ROW DISTRICT.

[R2010-1076]

WHEREAS, Printers Row Fine and Rare Books was established in 2001 in the heart of Chicago's historic Printing House Row district. With the invention of the Linotype machine in the 1880s, this area of Chicago became the nation's largest printing and publishing center. The bookshop is located in a storefront at 715 South Dearborn Street, on the ground floor of the Historic M.A. Donohue and Co. Publishing Building; and

WHEREAS, In 2003, current owner John LaPine was delighted to have the opportunity to enter the profession full-time when the previous owner of Printers Row Fine and Rare Books decided to leave the book business. In the 1970s, John enlisted in the United States Army and was promptly dispatched to Europe, where he collected a respectable collection of 1,200 books, containing many European first editions, during his eight years of service. Returning to the United States in the 1980s to begin his university studies, he completed a degree in German, another in political science, followed by a juris doctor from the University of Illinois at Urbana-Champaign. He then moved to Chicago and spent 12 years practicing law; and

WHEREAS, Printers Row Fine and Rare Books specializes in 16th through 20th century British and American literature, as well as Chicago history, local authors and poets, antiquarian books, rare books, incunabula, Rockwell Kent, books on books, books on printing, typography and the book arts, modern first editions, performing arts, cinema, film and Hollywood, author and literary ephemera, children's illustrated books, literary autographs and manuscripts, fine press editions and leather-bound sets; and

WHEREAS, The Honorable Robert W. Fioretti, Alderman of the 2nd Ward, has apprised this august body of the significant contribution Printers Row Fine and Rare Books has made to the district and to the preservation of the art of publishing and the written word; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, assembled here this sixth day of October 2010 A.D., do hereby honor John LaPine and Printers Row Fine and Rare Books and wish him the best in all of his future endeavors; and

Be It Further Resolved, That suitable copies of this resolution be prepared and presented to John LaPine.

CONGRATULATIONS EXTENDED TO SANDMEYER'S BOOKSTORE ON 28TH ANNIVERSARY.

[R2010-1078]

WHEREAS, Sandmeyer's Bookstore has served Chicago's Near South Side and South Loop for more than 28 years, providing quality new books and unbeatable service. It is located in the historic Printing House Row district, which was once home to Chicago's printing and publishing industry. The area is notable renovated Dearborn Station clock tower, which sits at the southern end of Dearborn Street; and

WHEREAS, Ullrich and Ellen Sandmeyer have been the proud owners and proprietors of this family-operated establishment since 1982. Sandmeyer's dedication to a solid inventory and a congenial atmosphere provides reading enthusiasts with an excellent alternative to large, corporate bookstores and has kept its family of customers loyal; and

WHEREAS, Sandmeyer's Bookstore is situated on the first floor of a turn-of-the-century industrial building, the Rowe Building, at 714 South Dearborn Street. The location itself is steeped in Chicago architectural history, with its brick facade, wooden timbers and floors, and natural light. The Sandmeyers welcome you with a smile, encourage peaceful, silent browsing, and are always ready to answer a question or to offer a recommendation. Further, they are extremely knowledgeable about many topics, particularly literature, travel and children's books; and

WHEREAS, Sandmeyer's Bookstore is integral in maintaining the district's link to its printing and publishing history, standing as a constant reminder of Chicago's past; and

WHEREAS, This impressive bookseller has an extensive collection, which includes fiction, new releases and best-sellers, a sale table, a large children's corner with classic fables, new stories, and the classics all displayed in a welcoming manner; and

WHEREAS, The Honorable Robert W. Fioretti, Alderman of the 2nd Ward, has apprised this august body of the significant contribution that Sandmeyer's Bookstore has made to the district and of Ullrich and Ellen Sandmeyer's unyielding dedication to their business and customers for over 28 years; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, assembled here this sixth day of October 2010 A.D, do hereby honor Sandmeyer's Bookstore and wish Ullrich and Ellen Sandmeyer the best in all of their future endeavors; and

Be It Further Resolved, That suitable copies of this resolution be prepared and presented to Ullrich and Ellen Sandmeyer.

Presented By

ALDERMAN LYLE (6th Ward):

TRIBUTE TO LATE DR. MILDRED J. ARMSTRONG.

[R2010-1077]

WHEREAS, God in His infinite wisdom has chosen to call His precious daughter, Mildred J. Armstrong, home to her eternal reward; and

WHEREAS, This honorable body has been informed of her transition on by the esteemed Alderman of the 6th Ward, Freddrenna M. Lyle; and

WHEREAS, Born January 14, 1920 in Redwood, Mississippi, Mildred was the loving daughter of Arnold and Josie D. Henderson. Mildred and her four brothers shared many happy childhood times with family and friends. Her education began in Ballground, Mississippi. Mildred graduated from high school with honors and received a scholarship to Alcon State University, and majored in home economics. She received a master of arts degree from DePaul University in 1950. Dr. Mildred Armstrong received two doctoral degrees: an E.D. in Education and a PhD in Administration; and

WHEREAS, Dr. Armstrong completed an outstanding record of service in her 36 year career as a teacher, assistant principal and interim principal in the Chicago Public School system. She taught vocational home economics at Alexander High School and was a typist at Eastman Kodak Company for four years; and

WHEREAS, In 1944, Dr. Mildred J. Armstrong joined the Church of the Good Shepherd. She served on the Diaconate Board, Board of Trustees, and as the church treasurer. She was the recipient of the Lay Recognition Award in 1991. Dr. Armstrong was the first elected historian of the church. She received an award from the Congregational Christian Historical Society for her book entitled *The Miracle on Fifty-Seventh Street . . . The History of the Church of the Good Shepherd*; and

WHEREAS, Dr. Mildred J. Armstrong was a passionate and successful gardener, coaxing beautiful blooms to grace her lawn. She enjoyed playing the piano, singing, dancing and playing sports; and

WHEREAS, Dr. Mildred J. Armstrong will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her. Her parents, brothers, Hershel, Creed, Wellington and Arnold, Jr. Henderson, having predeceased her, Mildred leaves to cherish her memory and celebrate her life, her loving son Bailous Armstrong (Angel); four grandchildren, Arion Rogers, Darian Marsh, Bailous C. Armstrong and Isaiah W. Armstrong; one great grandson, Darian K. Marsh; nieces, Jacqueline Gray (Glen), and Rita Henderson; nephews, Herschel Henderson, Jr. (Elvia), Arnolds Henderson V, Esq (Andrea); sister-in-law, Florence Henderson; four great nieces; four great nephews; and a host of other relatives and many friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby express our sorrow on the passing of Dr. Mildred J. Armstrong and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Dr. Mildred J. Armstrong.

TRIBUTE TO LATE DENISE JACKSON.

[R2010-1079]

WHEREAS, God in His infinite wisdom has called to her eternal reward Denise Jackson, a friend and outstanding citizen of her community, and

WHEREAS, The Chicago City Council has been informed of her transition by the Honorable Freddrenna M. Lyle, Alderman of the 6th Ward; and

WHEREAS, Denise Jackson was born in this city on March 21, 1964 to her proud parents, Calvin and Lessie Jackson. Denise had a sister, Carolyn, and a brother Gordon, both passing before Denise; and

WHEREAS, At an early age Denise accepted Christ as her personal Savior and dedicated her life to serving Him and helping others through countless ministries; and

WHEREAS, After receiving a bachelor's degree in communication from UIC, Denise Jackson founded Omnipotent Outreach Ministries, was a member of the Faith Ministries Alliance under the leadership of Pastor Bill Winston, graduated from The Joseph Business School, The School of Ministry at Living Word Christian Center and became an ordained apostle; and

WHEREAS, Denise Jackson was united in Holy Matrimony with Terry W. Jackson on December 18, 1993. Two children, Joi and Tre', were born to this loving couple; and

WHEREAS, Denise Jackson was a warm and loving person; well-known throughout her community. She leaves to celebrate her generous life her devoted husband, Terry; a daughter, Joi; a son, Tre' and loving parents, Calvin and Lessie; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, assembled this sixth day of October 2010 A.D., do hereby express our sincere condolences to the family and friends of Denise Jackson; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Denise Jackson.

TRIBUTE TO LATE HENRENE NORMENT.

[R2010-1080]

WHEREAS, God in His infinite wisdom and judgment has called to her eternal rest Henrene Norment, beloved friend and outstanding citizen, on Monday, August 30, 2010; and

WHEREAS, Born in Yazoo City, Mississippi on September 5, 1936, Henrene was a loving and caring child with a quiet spirit. She and her family moved to Chicago in 1941 and made it their home; and

WHEREAS, Henrene matured into a young woman filled with an abundance of grace, charm, patience and wisdom and soon captured the heart of a young man who was to become her husband, Arthur Norment. They were united in holy matrimony in June 1954 and to this union four children were born, Arthur, Danny, Jake and Melody; and

WHEREAS, Among her many talents was her creativity when it came to cooking delicious and nutritious meals for her family. Henrene's most enduring legacy is her family; and

WHEREAS, After 25 years of employment with the Department of Children and Family Services, Henrene retired to spend more quality time with her family and friends; and

WHEREAS, A devout Christian, Henrene Norment was a faithful member of Mount Nebo Baptist Church. She also taught Sunday school for several years and spent countless hours counseling and encouraging young people; and

WHEREAS, To her family and friends, Henrene Norment will be sorely missed and warmly remembered for her warmth, kindness and the dedication she demonstrated towards mankind; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010 A.D., do hereby commemorate Henrene Norment for her many lifetime contributions and do hereby extend our sincere condolences to her family; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Henrene Norment.

***BISHOP EDSSEL ALBERT AMMONS HONORED FOR MINISTERIAL LEADERSHIP
AND SERVICE TO COMMUNITY.***

[R2010-1081]

WHEREAS, Bishop Edsel Albert Ammons, an outstanding spiritual leader and respected member of his community, will be honored for his long and extraordinary service; and

WHEREAS, Bishop Edsel Albert Ammons was born in Chicago on February 17, 1924. His father, Albert Ammons, was known as the boogie woogie legend who passed away in 1949. He was ordained both deacon and elder in the African Methodist Episcopal Church, and was called as pastor of that denomination's churches, both in this city and in Highland Falls, New York; and

WHEREAS, Bishop Edsel Albert Ammons' growth as a dedicated leader evolved as a result of his unique development. He worked as a social case worker for the Department of Welfare of Cook County. In 1957, under the influence of Bishop Charles Wesley Brashares, he was transferred into the Rock River Chicago. He served this church until 1963, when he became director of Urban Ministry for the Rockford District. In 1966, he was selected to the Program Staff of the Annual Conference; and

WHEREAS, Bishop Edsel Albert Ammons' years of service with the African Methodist Episcopal Church has provided him with diverse opportunities to serve the people in various capacities, from president of the United Methodist General Board of Discipleship to chairperson of the Missionary Personnel and Resources Program Department of the General Board of Global Ministries. Since an early age, he was inspired to obtain a bachelor of divinity degree from Garrett Evangelical Theological Seminary in Evanston, Illinois in 1956, and a Doctor of Ministry from Chicago Theological Seminary. He will continue to serve the community with skills he has acquired throughout his life and provide a positive influence to anyone who comes in contact with him; and

WHEREAS, Bishop Edsel Albert Ammons and his wife, Helen, who was the former director of Student Life at Garrett Evangelical Theological Seminary in Evanston Illinois, are the proud parents of six children, Marilyn, Edsel, Jr., Carol, Kenneth, Carlton and Lila. Bishop Ammons has been called a trailblazer in the formative organizational years of United Methodism. His visionary leadership as a young pastor led him to organize 14 Methodist congregations in Rockford, Illinois, an unprecedented collaboration in urban ministry that is known today as the "Rockford Experiment" and is still intact 40 years later; and

WHEREAS, The Honorable Freddrenna Lyle, Alderman of the 6th Ward, has apprised this august body of the significant honor being bestowed by this praiseworthy pastor of the United Methodist Church; now, therefore,

Be It Resolved, That we, the Mayor and the City Council of the City of Chicago, assembled on this sixth day of October 2010 A.D., do hereby salute Bishop Edsel Albert Ammons on this occasion and extend our very best wishes for health, happiness and success in all endeavors he may wish to undertake; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Bishop Edsel Albert Ammons.

Presented By

ALDERMAN HARRIS (8th Ward):

TRIBUTE TO LATE JEAN DE LOACHE WALKER.

[R2010-1082]

WHEREAS, Almighty God in His infinite wisdom has called to her eternal reward Jean DeLoache Walker, outstanding citizen and beloved friend, Friday, October 1, 2010; and

WHEREAS, This august body has been notified of her passing by the Honorable Michelle Harris, Alderman of the 8th Ward; and

WHEREAS, Born in Chicago, on February 26, 1933 to the union of Lewis and Virgil DeLoache, Jean was the third of four children who blessed the DeLoache Family; and

WHEREAS, Jean was educated through the Chicago Public School system. She attended Doolittle Elementary School and Wendell Phillips High School; and

WHEREAS, A devout Christian, Jean was a dedicated member of West Point Missionary Baptist Church and later moved her membership to St. John Church-Baptist where she served faithfully as a member of the Chancel Choir, the Sunday School class, and as a member of the Senior Ministry; and

WHEREAS, Jean DeLoache and Michael Walker were united in holy matrimony September 16, 1956 and to this union two wonderful and loving children were born, Mark David and Tracey Jean. Jean was employed with Illinois Bell/Ameritech and retired in 1993, after forty years of dedicated service, to spend more quality time with her family and friends. Jean loved to travel and did exactly that after her retirement, she traveled the world; and

WHEREAS, Jean DeLoache, a loving wife, mother, grandmother, sister, aunt, and friend will be sorely missed. She was a vital and active member of her family and grateful community, who enriched the lives of the young and the old. The memory of her character, intelligence and compassion will live on in those who knew and loved her; and

WHEREAS, Her parents, brothers, Lowell and Donald, and loving husband Michael, having predeceased her, Jean DeLoache Walker leaves to celebrate her life and cherish her memory, two children, Mark (Pamela) and Tracey (Peter); four grandchildren, Megan Alyssa, Marissa Gabrielle, Pierson Michael and Peyton Alexandra; sister, June Lee; and a host of nieces, nephews and other relatives and many friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby extend our condolences to the family and friends of Jean DeLoache Walker and express our deepest sympathy upon her passing; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Jean DeLoache Walker.

Presented By

ALDERMAN BALCER (11th Ward):

CONGRATULATIONS EXTENDED TO ST. BARBARA PARISH ON 100TH ANNIVERSARY.

[R2010-1083]

WHEREAS, In 1910, the Reverend Stanislaus Nawrocki, pastor of St. Mary of Perpetual Help, recognized the need for a new parish in Chicago's Bridgeport community to serve the growing Catholic population, and thus St. Barbara Catholic Church was first established; and

WHEREAS, Father Nawrocki promptly obtained approval for construction from the Archdiocese and acquired a site near 29th and Throop to serve as the home of the new parish; and

WHEREAS, The newly built facility including a school, convent, and rectory was dedicated and consecrated four years later, with over 1,200 parishioners joining in the celebration; and

WHEREAS, Since that proud beginning, St. Barbara has continued to grow and serve the needs of the community, and has continued to build upon the traditions of family, education and Catholic leadership that have been so important to the parish and the community of Bridgeport; and

WHEREAS, This year marks the 100th anniversary year of St. Barbara Parish; and

WHEREAS, This joyous milestone will be celebrated with a special anniversary Mass on October 24, 2010; now, therefore,

Be It Resolved, That we, the Mayor and the members of the City Council of the City of Chicago, assembled this sixth day of October in 2010 A.D., extend our warmest congratulations to Father Dennis Ziomek, pastor of St. Barbara, and all parishioners past and present on this historic day marking 100 years of service to God and community; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Father Ziomek to commemorate this special occasion.

Presented By

ALDERMAN OLIVO (13th Ward):

TRIBUTE TO LATE FLORENCE L. CAULFIELD.

[R2010-1084]

WHEREAS, God in His infinite wisdom has called Florence L. Caulfield to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved wife of the late Patrick; loving mom of Colleen (Angelo), Thomas (Joyce), Marilyn (Steve) and Patrick; proud gram of Michael, Jason, Patrick, Joanne and Katie; and fond aunt of many nieces and nephews, Florence L. Caulfield leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Florence L. Caulfield and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Florence L. Caulfield.

TRIBUTE TO LATE CLARA MARY CYGAN.

[R2010-1085]

WHEREAS, God in His infinite wisdom has called Clara Mary Cygan to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved wife of the late Henry; loving mother of Edward (Sharon) and Joanne (John); cherished grandmother of Janice and Michael; fond daughter of the late Joseph and the late Mary; dearest sister of Mary (the late Joseph) and Josephine (the late Milton); many nieces and nephews; attended St. Casimir Commercial High School; parishioner of St. Nicholas of Tolentine Church; and retired from Nabisco, Clara Mary Cygan leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Clara Mary Cygan and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Clara Mary Cygan.

TRIBUTE TO LATE WILLIAM M. DOOLEY.

[R2010-1086]

WHEREAS, God in His infinite wisdom has called William M. Dooley to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved husband of Dora; loving father of Pat (Marty), Pam, Ed and Bill (Patti); proud grandfather of Mike, Marty, Vicki, Jackie and Nick; fond brother of Beveriy (Woody) and the late Mahlyn (the late John); dear uncle of many nieces and nephews. Veteran of WWII, U.S. Army and a retired sergeant, CPD. A Number 2 Burglary with 34 years of service, William M. Dooley leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of William M. Dooley and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of William M. Dooley.

TRIBUTE TO LATE SHIRLEY MARIE EASTERHOUSE.

[R2010-1087]

WHEREAS, God in His infinite wisdom has called Shiriey Marie Easterhouse to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved daughter of the late John and the late Marie; sister of Raymond (Dorothy) and Frances (Ed); aunt and great-aunt of many nieces and nephews; and dear friend cousin and friend to many, retiree of Illinois Bell, Shiriey Marie Easterhouse leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Shiriey Marie Easterhouse and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Shiriey Marie Easterhouse.

TRIBUTE TO LATE ROBERT S. "BOB" GRZENIA.

[R2010-1088]

WHEREAS, God in His infinite wisdom has called Robert S. "Bob" Grzenia to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved husband of 48 years to Mary Ann; loving father of Karen (Ron), Donna (Ron) and Steve (Mary Lou); cherished grandfather of Katy, Dan, Kelly, Kristie, Allie, Paige and Kaylee; several nieces and nephews. Preceded in death by his parents, Joseph and Veronica; brothers, Ray, Paul and Adam; brothers-in-law Joseph and Fred; and nephew, Kevin; Korean War veteran with the U.S. Army, where he received a Purple Heart for injuries sustained in battle; former Commander of Bridgeport VFW Post 5079; long-time parishioner of St. Gall Church where he was an usher, lector and Eucharistic Minister. He enjoyed fishing

in northern Wisconsin and spending time with his family. Forever loved and missed by all, Robert S. "Bob" Grzenia leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Robert S. "Bob" Grzenia and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Robert S. "Bob" Grzenia.

TRIBUTE TO LATE IRENE W. HONKISZ.

[R2010-1089]

WHEREAS, God in His infinite wisdom has called Irene W. Honkisz to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved wife of the late Emil; loving mother of Robert and Ronald (Susan); dearest grandmother of Sonia, Bob and Kevin (fiancee Starr); great-grandmother of Ryan and Collin; fond sister of the late Genevieve (Charles) and Matthew (Jean); also nieces and nephews. Retired 30 year employee of Marshall Field's, Irene W. Honkisz leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Irene W. Honkisz and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Irene W. Honkisz.

TRIBUTE TO LATE CATHERINE R. LUKASZEWSKI.

[R2010-1090]

WHEREAS, God in His infinite wisdom has called Catherine R. Lukaszewski to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved wife of the late Aloysius; adored mother of Dennis, Donna (Jack), Dale Marie (the late Ronald), David (Rene) and Douglas; cherished grandmother of Nicole (Harry), Alex, Samantha (Gus), Amy (Curtis), Matthew, Quintin and Tanja; great-grandmother of Addyson Grace; fond sister of the late Rose (the late Lou); beloved aunt to many nieces and nephews; loved and cared for by Kazia, Lucy and Grace; a good friend of Jesus; member of St. Mary Star of the Sea Parish, Altar and Rosary Society, Widowed Stars, Our Lady of Czestochowa Society, Lunch Mother, Archdiocesan Council of Catholic Women, Woman of the Year 2003, Catherine R. Lukaszewski leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Catherine R. Lukaszewski and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Catherine R. Lukaszewski.

TRIBUTE TO LATE JAMES T. "RED" MARCIANO.

[R2010-1091]

WHEREAS, God in His infinite wisdom has called James T. "Red" Marciano to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The loving father of James, Joseph (Barbara), Frank and Michael; beloved grandfather of Vincent, Anthony, Lauren, Joseph and David; dear brother of Joan, Dorothy, the late Betty and the late John "Sonny"; many relatives and friends. Member of Midway Fellowship and Sons of Italy and retired 35+ year civil service employee of the City of Chicago, James T. "Red" Marciano leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of James T. "Red" Marciano and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy be presented to the family of James T. "Red" Marciano.

TRIBUTE TO LATE CATHERINE THERESA NIECIAK.

[R2010-1092]

WHEREAS, God in His infinite wisdom has called Catherine Theresa Nieciak to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved wife of the late Joseph; loving mother of Joseph (Catherine) and Marybeth (Fernando); cherished grandmother of Joseph, Katelin, Nicholas, Jane, Page, Matt and Robert; dear sister of William, Eugene (Nancy), Donald, John and the late Robert, the late Francis and the late Alice; fond aunt and great-aunt of many nieces and nephews. Her loving presence and joy will be remembered always, Catherine Theresa Nieciak leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Catherine Theresa Nieciak and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Catherine Theresa Nieciak.

TRIBUTE TO LATE PATRICIA L. NORRIS.

[R2010-1093]

WHEREAS, God in His infinite wisdom has called Patricia L. Norris to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved wife of the late Thomas; loving mother of Thomas (Doreen), Michael and Debra; cherished grandmother of Mikey and Brian; dear daughter of the late John and Mildred; dearest sister of Jean, Bev, Jim, Bud, Coleen, Eddie, Sharon, Dolly, Cathy, Bonnie, Tommy and the late John and Billy, Patricia L. Norris leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Patricia L. Norris and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Patricia L. Norris.

TRIBUTE TO LATE JAMES J. O'GORMAN.

[R2010-1094]

WHEREAS, God in His infinite wisdom has called James J. O'Gorman to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The cherished son of the late David and June (Betty); beloved brother of David, Susan (Peter), Patricia and Kevin (Laura); fond uncle and cousin to many; dear nephew of Anne; best friend to Jan and Jim, James J. O'Gorman leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of James J. O'Gorman and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of James J. O'Gorman.

TRIBUTE TO LATE JOAN O'MALLEY.

[R2010-1095]

WHEREAS, God in His infinite wisdom has called Joan O'Malley to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved wife of John; devoted mother of Patrick (Mary Susan), Kathy (Keith), Erin (Robin), Colleen (Jerry), Maureen (Matt) and Kerrie; loving grandmother of 16; dear sister of Patricia (Frank) and Marjorie (Jim); dearest sister-in-law of Dennis and Joan, Eileen and Mike, Tom and Mary Jo, and the late Pat; also survived by many loving nieces nephews, relatives and friends, former past president of St. Rita High School Mother's Club, Joan O'Malley leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Joan O'Malley and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Joan O'Malley.

TRIBUTE TO LATE JAMES "JIM" E. PACEWIC.

[R2010-1096]

WHEREAS, God in His infinite wisdom has called James "Jim" E. Pacewic to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved husband of 32 years to Margaret; loving father of Sarah, Jimmy, Beth and David; cherished son of Eleanor and the late John; dearest brother of Gail, Linda (Richard), William and John (Sheri); dear brother-in-law of Janice (the late Paul), Michael (Janice) and Brian; fond uncle of many nieces and nephews; many dear cousins and friends; employee of the CTA and "mechanic" to many and member of the HNS, James "Jim" E. Pacewic leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of James "Jim" E. Pacewic and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of James "Jim" E. Pacewic.

TRIBUTE TO LATE LEONARD W. PAVLICEK.

[R2010-1097]

WHEREAS, God in His infinite wisdom has called Leonard W. Pavlicek to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved husband of the late Sophie and the late Ruth; loving father of Kenneth and Michael (Joan); dear brother of Alma, the late Lawrence, the late Anna (the late Charles), the late Cari, the late John, the late Frances (the late Leo), the late Edith (the late Eddie), the late Mary, the late Clara (the late Ed), the late Bertha (the late Bob) and the late Kenneth; uncle, cousin and friend to many, Leonard W. Pavlicek leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Leonard W. Pavlicek and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Leonard W. Pavlicek.

TRIBUTE TO LATE MICHAEL P. SISTO.

[R2010-1098]

WHEREAS, God in His infinite wisdom has called Michael P. Sisto to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, The beloved husband of Josephine; loving father of Michael (Pam), Michelle (Larry) and Guy (Jocelin); dearest "PaPa" to Sammy, Francesca, Angelo, Louie, Michael, GiGi and baby to be Michael; dear brother to Angelo (Carmella), Louie (Elaine), Carmen (Irma), Angle (the late George), Vito (Diane), the late Tony (the late Bobbie), the late Guy (Laverne) and the late Paulie (the late Dottle); fond uncle and great-uncle to many, Michael P. Sisto leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Michael P. Sisto and extend to his family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Michael P. Sisto.

TRIBUTE TO LATE MARY KAY TUNNEY.

[R2010-1099]

WHEREAS, God in His infinite wisdom has called Mary Kay Tunney to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, The loving daughter of Betty and the late Bob; devoted sister of Peggy (George), Patty (Jerry), Bob (Josie), Anne (Roger), Maureen (Tom) and Colleen (Tim); proud aunt of Erin (Justin), Dan (fiancee Heather), Brian, Kevin, Shannon, Breianna, Michaela, Bobby, Caitlin, Elizabeth, Joe, T.J., Tony and Patrick; loving goddaughter of Dolores (Ted); best friend to her dog, Vito, Mary Kay Tunney leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Mary Kay Tunney and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Mary Kay Tunney.

Presented By

ALDERMAN BURKE (14th Ward):

TRIBUTE TO LATE JAY ANDRES.

[R2010-1100]

WHEREAS, Jay Andres has been called to eternal life by the wisdom of God at the age of 86; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Jay Andres was a prominent member of the broadcast community and the loving husband for 66 years of Virginia; and

WHEREAS, Jay Andres was the much-adored father of Brooke, Lucy, Martha, Nora, Polly, David and Joe, the grandfather of 19 and the great-grandfather of six to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Born Joseph Hilbert Andres in Milwaukee, Jay Andres began his radio career in his home town and was advised to change his first name; and

WHEREAS, Jay Andres served at WBBM-AM Radio in Chicago for years before joining WGN-AM Radio; and

WHEREAS, Jay Andres enjoyed a broadcast career that spanned more than 50 years; and

WHEREAS, An icon of late-night radio, Jay Andres was heard across the nation on shows such as "Music, Til Dawn" and "Great Music From Chicago"; and

WHEREAS, His love of life and ability to live it to the fullest endeared Jay Andres to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Jay Andres will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Jay Andres imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate Jay Andres for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Jay Andres.

TRIBUTE TO LATE HOWARD L. BEAUREGARD.

[R2010-1101]

WHEREAS, Howard L. Beauregard has been called to eternal life by the wisdom of God at the age of 72; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Howard L. Beauregard was a retired member of the Chicago Fire Department and the loving husband of the late Josephine; and

WHEREAS, Howard L. Beauregard was the much-adored father of Ruth, Michael, Mary, Thomas, Charles, Robert and John, the grandfather of 15 and the great-grandfather of one to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, During a long and distinguished career with the Chicago Fire Department, Howard L. Beauregard upheld the finest and most noble traditions of public service; and

WHEREAS, A former resident of the Beverly community on Chicago's Far South Side, Howard L. Beauregard retired to The Villages, Florida; and

WHEREAS, The hard work, sacrifice and dedication of Howard L. Beauregard serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Howard L. Beauregard to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Howard L. Beauregard will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Howard L. Beauregard imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate Howard L. Beauregard for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Howard L. Beauregard.

TRIBUTE TO LATE J. DOUGLAS BLACKBURN.

[R2010-1102]

WHEREAS, J. Douglas Blackburn has been called to eternal life by the wisdom of God; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A native of Burnet, Texas, J. Douglas Blackburn was a renowned broadcast executive and the loving husband for 36 years of Chancey Angeline; and

WHEREAS, J. Douglas Blackburn was revered as a so-called "radio doctor" who specialized in turning around underperforming radio stations all across the country; and

WHEREAS, In 1977, J. Douglas Blackburn created one of the masterpieces of his career, WLUP-FM (97.9), transforming WSDM-FM, a soft jazz station, into "The Loop" which for more than 30 years has thrived as one of Chicago's most iconic hard rock stations; and

WHEREAS, Colorful and charismatic, J. Douglas Blackburn was known for his fine clothes and appreciation of art and history; and

WHEREAS, J. Douglas Blackburn was also a world traveler and a connoisseur of vintage wine and cigars; and

WHEREAS, J. Douglas Blackburn retired from radio in 1990 after suffering a broken neck in a martial arts accident; and

WHEREAS, During the Vietnam War, J. Douglas Blackburn served two tours of duty; and

WHEREAS, The hard work, sacrifice and dedication of J. Douglas Blackburn serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared J. Douglas Blackburn to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, J. Douglas Blackburn will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his wife, Chancey, and his two children, Geoffrey and Stacia, J. Douglas Blackburn imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate J. Douglas Blackburn for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of J. Douglas Blackburn.

TRIBUTE TO LATE GEORGE BLANDA.

[R2010-1103]

WHEREAS, George Blanda has been called to eternal life by the wisdom of God at the age of 83; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, George Blanda was a legendary Hall of Fame quarterback and kicker and the loving husband of Betty; and

WHEREAS, George Blanda was the much-adored father of Leslie and George F. Jr., to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, A native of Youngwood, Pennsylvania, George Blanda played the sport longer than anyone in the history of professional football; and

WHEREAS, George Blanda was first signed by the Chicago Bears in 1949 and enjoyed a career that spanned four decades; and

WHEREAS, George Blanda also played with the Baltimore Colts, Houston Oilers and the Oakland Raiders; and

WHEREAS, A seemingly ageless football star, George Blanda retired just shy of his 49th birthday just before the start of the 1976 season; and

WHEREAS, George Blanda threw for 26,920 yards when he retired and held the professional scoring record with 2,002 points throughout his career; and

WHEREAS, The hard work, sacrifice and dedication of George Blanda serve as an example to all; and

WHEREAS, George Blanda was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, George Blanda imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate George Blanda for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of George Blanda.

TRIBUTE TO HONORABLE JOEL D. BRUNSVOLD.

[R2010-1104]

WHEREAS, The Honorable Joel D. Brunsvold has been called to eternal life by the wisdom of God at the age of 68; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Milan, Illinois, the Honorable Joel D. Brunsvold was a former Illinois State Representative and the loving husband of Barbara; and

WHEREAS, The Honorable Joel D. Brunsvold was the much adored father of Tim and Ted to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, The Honorable Joel D. Brunsvold ably served from 1983 to 2003 as a member of the Illinois House representing the Quad Cities area of northwestern Illinois; and

WHEREAS, From 2003 to 2005, the Honorable Joel D. Brunsvold was the director of the Illinois Department of Natural Resources; and

WHEREAS, The Honorable Joel D. Brunsvold later launched a career as a lobbyist; and

WHEREAS, The hard work, sacrifice and dedication of the Honorable Joel D. Brunsvold serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared the Honorable Joel D. Brunsvold to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, The Honorable Joel D. Brunsvold was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, the Honorable Joel D. Brunsvold imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate the Honorable Joel D. Brunsvold for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of the Honorable Joel D. Brunsvold.

TRIBUTE TO LATE REVEREND EDWARD C. DUFFICY.

[R2010-1105]

WHEREAS, The Reverend Edward C. Dufficy has been called to eternal life by the wisdom of God at the age of 86; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, The Reverend Edward C. Dufficy was a retired priest of the Archdiocese of Chicago and a former seminary professor and pastor; and

WHEREAS, A native of Chicago, the Reverend Edward C. Dufficy graduated from Visitation Catholic School, Archbishop Quigley Preparatory Seminary and the University of St. Mary of the Lake/Mundelein Seminary; and

WHEREAS, The Reverend Edward C. Dufficy was ordained by Samuel Cardinal Stritch in 1950; and

WHEREAS, The Reverend Edward C. Dufficy served from 1951 to 1959 as a professor and spiritual director of Archbishop Quigley Preparatory Seminary; and

WHEREAS, The Reverend Edward C. Dufficy served at a number of parishes throughout his ministry and enjoyed a long tenure at St. Francis Cabrini Parish in Chicago, before it closed; and

WHEREAS, The Reverend Edward C. Dufficy retired from ministry in 1989 as pastor of both Our Lady of the Angels Parish and St. Francis of Assisi Parish; and

WHEREAS, The Reverend Edward C. Dufficy also wrote a popular column for *Keenage News*, a monthly newspaper for senior citizens published by Catholic Charities; and

WHEREAS, The hard work, sacrifice and dedication of the Reverend Edward C. Dufficy serve as an example to all; and

WHEREAS, The Reverend Edward C. Dufficy will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, the Reverend Edward C. Dufficy imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate the Reverend Edward C. Dufficy for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of the Reverend Edward C. Dufficy.

TRIBUTE TO LATE REVEREND JOSEPH EDWARD DUGGAN.

[R2010-1106]

WHEREAS, The Reverend Joseph Edward Duggan has been called to eternal life by the wisdom of God at the age of 85; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A widely admired member of the religious community, the Reverend Joseph Edward Duggan was a retired Catholic priest and the pastor emeritus of St. John Brebeuf Parish in Niles; and

WHEREAS, A native of Chicago, the Reverend Joseph Edward Duggan was the son of parents of Irish descent and was raised in St. Catherine of Siena Parish in Oak Park; and

WHEREAS, The Reverend Joseph Edward Duggan graduated from Quigley Preparatory Seminary and the University of St. Mary of the Lake/Mundelein Seminary; and

WHEREAS, The Reverend Joseph Edward Duggan was ordained on May 3, 1950, by Samuel Cardinal Stritch; and

WHEREAS, After serving as assistant pastor of St. Columbanus Parish in Chicago, the Reverend Joseph Edward Duggan taught at Quigley Preparatory Seminary before being assigned to a number of high-profile positions within the Archdiocese of Chicago; and

WHEREAS, During a period which spanned from the late 1950s to the mid-1970s, the Reverend Joseph Edward Duggan served as assistant superintendent of the Archdiocesan School Board, archdiocesan director of vocations, archdiocesan secretary of vocations, secretary for seminarians and executive secretary for the Office of Conciliation and Arbitration; and

WHEREAS, The Reverend Joseph Edward Duggan served as Pastor of St. John Brebeuf in Niles from 1974 until 1986 and was assistant pastor at St. Bartholomew in Chicago from 1986 until his retirement in 1994 when he became pastor emeritus at St. John Brebeuf; and

WHEREAS, The hard work, sacrifice and dedication of the Reverend Joseph Edward Duggan serve as an example to all; and

WHEREAS, The Reverend Joseph Edward Duggan will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his sister, Mary Philbin, the Reverend Joseph Edward Duggan imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate the Reverend Joseph Edward Duggan for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of the Reverend Joseph Edward Duggan.

TRIBUTE TO LATE JOHN "JACK" GOEKEN.

[R2010-1107]

WHEREAS, John "Jack" Goeken has been called to eternal life by the wisdom of God at the age of 80; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A widely renowned innovator in the communications industry, John "Jack" Goeken was the loving husband for 59 years of Mona Lisa; and

WHEREAS, John "Jack" Goeken was the much-adored father of John and Sandra, the grandfather of seven and the great-grandfather of one to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, A prolific inventor and a model of true entrepreneurial spirit, John "Jack" Goeken started a two-way mobile radio repair business out of a friend's garage while he was still in high school; and

WHEREAS, After becoming acquainted with microwave technology while serving in the U.S. Army Signal Corps, John "Jack" Goeken began an aircraft radio repair business; and

WHEREAS, In 1963 John "Jack" Goeken co-founded Microwave Communications, Inc., later known as MCI, which grew to become the nation's second-largest long-distance telephone provider; and

WHEREAS, John "Jack" Goeken left MCI in 1974 and started the FTD Mercury Network, an electronic system over which florists process orders; and

WHEREAS, In 1977 John "Jack" Goeken founded Airfone, Inc., the first air-to-ground telephone service and in 1989 he launched yet another company, In-Flight Phone Corporation; and

WHEREAS, In 1995 John "Jack" Goeken founded the Goeken Group Corporation, a Naperville-based holding company; and

WHEREAS, The hard work, pioneering strength of mind and dedication of John "Jack" Goeken serve as an example to all; and

WHEREAS, John "Jack" Goeken will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, John "Jack" Goeken imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate John "Jack" Goeken for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of John "Jack" Goeken.

TRIBUTE TO LATE UNITED STATES ARMY CAPTAIN DALE GOETZ.

[R2010-1108]

WHEREAS, Captain Dale Goetz has been called to eternal life by the wisdom of God at the age of 43; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Part of the 4th Infantry Division from Fort Carson, Colorado, Captain Goetz was deployed to Afghanistan on August 1, 2010, to serve as an Army Chaplain; and

WHEREAS, On August 30, 2010, Captain Goetz was one of five soldiers who tragically lost their lives to a roadside bomb; and

WHEREAS, Captain Goetz is the first chaplain in the United States military to be killed in action since the Vietnam era; and

WHEREAS, Though he had been in Afghanistan for less than one month, Captain Goetz had already provided a significant level of spiritual solace to many soldiers; and

WHEREAS, As a member of the Army's clergy, Captain Goetz was responsible for meeting both the emotional and spiritual needs of those soldiers who sought his counsel; and

WHEREAS, Though it required him to be thousands of miles from his family, friends and church community, Captain Goetz believed passionately in his role, once writing that freedom was something worth dying for; and

WHEREAS, To the 400 Army chaplains currently serving in Iraq and Afghanistan, Captain Goetz remains a model of compassion, dedication and self-sacrifice; and

WHEREAS, To his wife, Christina and his three sons, Captain Dale Goetz imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate Captain Dale Goetz for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Captain Dale Goetz.

TRIBUTE TO LATE ROBERT R. HANLEY.

[R2010-1109]

WHEREAS, Robert R. Hanley has been called to eternal life by the wisdom of God at the age of 73; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Marina City, Robert R. Hanley was a military veteran and a retired lieutenant in the Chicago Police Department whose career spanned three decades; and

WHEREAS, Raised in Chicago's southern suburbs, Robert R. Hanley graduated from Chicago Vocational High School before joining the armed forces; and

WHEREAS, Robert R. Hanley served his country in the United States Marine Corps in Korea and Japan from 1954 to 1959 and achieved the rank of sergeant; and

WHEREAS, Robert R. Hanley ably served as a valued member of the Chicago Police Department from 1961 to 1991; and

WHEREAS, During his esteemed tenure, Robert R. Hanley was a member of Mayor Richard J. Daley's security detail from 1967 to 1971; and

WHEREAS, Following his retirement from public service, Robert R. Hanley worked as a security consultant; and

WHEREAS, Robert R. Hanley was an active member of the Marine Corps League and Chicago Police Marine Association; and

WHEREAS, The hard work, sacrifice and dedication of Robert R. Hanley serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Robert R. Hanley to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Robert R. Hanley was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his two daughters, Kara Ann and Eileen, and his two grandchildren, Robert R. Hanley imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate Robert R. Hanley for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Robert R. Hanley.

TRIBUTE TO LATE SIDNEY HESS.

[R2010-1110]

WHEREAS, Sidney Hess has been called to eternal life by the wisdom of God at the age of 100; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Sidney Hess was a widely admired member of Chicago's legal community and the loving husband of the late Jacqueline, nee Engelhardt; and

WHEREAS, Sidney Hess was the much-adored father of Lori and Karen and the grandfather of one to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Born on June 26, 1910, Sidney Hess graduated from Hyde Park High School and earned both his undergraduate and law degrees from The University of Chicago; and

WHEREAS, Throughout his life, Sidney Hess distinguished himself as a perfectionist in many aspects of his life, from the fastidious way he dressed to his tireless devotion to his career; and

WHEREAS, Sidney Hess was Of-Counsel to the Chicago office of Seyfarth Shaw LLP, where he was an expert in corporate law, federal taxation, trusts and estates; and

WHEREAS, A trusted mentor to many, Sidney Hess was a generous philanthropist and a past president of the Jewish Federation of Metropolitan Chicago; and

WHEREAS, Sidney Hess was the recipient of numerous honors, including the prestigious Julius Rosenwald Memorial Award; and

WHEREAS, The hard work, sacrifice and dedication of Sidney Hess serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Sidney Hess to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Sidney Hess was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Sidney Hess imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate Sidney Hess for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Sidney Hess.

TRIBUTE TO LATE MARK JOHNSON.

[R2010-1111]

WHEREAS, Mark Johnson has been called to eternal life by the wisdom of God at the age of 55; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Mark Johnson was the deputy chief of the Hinsdale Fire Department and the loving husband of Cheryl; and

WHEREAS, Mark Johnson was the much-adored father of Matt to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Mark Johnson joined the Hinsdale Fire Department in 1986 and was named deputy chief in 2008; and

WHEREAS, Mark Johnson served as the department's training officer and paramedic coordinator and oversaw safety procedures for its 24 member force; and

WHEREAS, Raised in Willowbrook, Mark Johnson attended Hinsdale South High School and earned a bachelor's degree in fire science from Southern Illinois University and a bachelor's degree in psychology from the University of Illinois at Chicago; and

WHEREAS, Prior to becoming a valued member of the Hinsdale Fire Department, Mark Johnson was an "on-call" firefighter in LaGrange Park; and

WHEREAS, The hard work, sacrifice and dedication of Mark Johnson serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Mark Johnson to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Mark Johnson will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Mark Johnson imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate Mark Johnson for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Mark Johnson.

TRIBUTE TO LATE UNITED STATES MARINE SERGEANT ALLEN DALE JUNE.

[R2010-1112]

WHEREAS, Sergeant Allen Dale June has been called to eternal life by the wisdom of God at the age of 91; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, One of the original 29 Navajo Code Talkers, Sergeant Allen Dale June served as a United States Marine during the majority of World War II; and

WHEREAS, Along with a small group of soldiers hand-picked from the Navajo Nation, Sergeant Allen Dale June was part of a specialized Marine unit which created indecipherable military codes based on the language of the Navajo people; and

WHEREAS, At a time when the enemy was decrypting every military code attempted by the United States, Sergeant Allen Dale June and his fellow Code Talkers developed an unbreakable system for safely communicating vital information; and

WHEREAS, Sergeant Allen Dale June participated in every significant mission carried out by the Marines in the Pacific Theater between 1942 and 1945; and

WHEREAS, During the early hours of the Battle of Iwo Jima, Sergeant Allen Dale June and his fellow Code Talkers communicated with perfect accuracy over 800 transmissions, an act which was deemed the catalyst for the United States' eventual victory in that battle; and

WHEREAS, During his three-and-a-half year mission, Sergeant Allen Dale June sent thousands of coded messages without error, many of which detailed Japanese troop movements and combat tactics; and

WHEREAS, Though of modest education and means, Sergeant Allen Dale June and his Navajo brethren helped to hasten the war's end, their feat of human ingenuity thereby saving countless lives; and

WHEREAS, Along with the remaining Navajo Code Talkers, Sergeant Allen Dale June was presented in 2001 with a Congressional Gold Medal as a symbol of long overdue recognition for the heroic role he played during a time of war; and

WHEREAS, Though the details of his heroism were declassified in his lifetime, Sergeant Allen Dale June rarely spoke of his remarkable coding skills lest he be considered boastful; and

WHEREAS, The courage and innovation displayed by Sergeant Allen Dale June brought much pride to the Navajo Nation who claims him as a son; and

WHEREAS, To his wife, Virginia, and his ten children, Sergeant Allen Dale June imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate Sergeant Allen Dale June for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Sergeant Allen Dale June.

TRIBUTE TO LATE EDWIN NEWMAN.

[R2010-1113]

WHEREAS, Edwin Newman has been called to eternal life by the wisdom of God at the age of 91; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A staple of NBC newscasts for more than three decades, Edwin Newman brought to his role as a broadcaster a passion for concise, eloquent reporting and a sincere devotion to the clarity of the spoken word; and

WHEREAS, Audiences were charmed as much by Edwin Newman's gravely voice as they were by his direct analysis of all things foreign, domestic and political; and

WHEREAS, During moments of great consequence to our nation, including the assassination of President John F. Kennedy and the attempted assassination of President Ronald Reagan, Edwin Newman communicated events to the American people in his distinct timbre and his seasoned style; and

WHEREAS, Born in New York City, Edwin Newman was interested in journalism from his high school newspaper days which helped define his adolescence; and

WHEREAS, After honing his skills at Louisiana State University and the University of Wisconsin, Edwin Newman briefly joined the Washington Bureau of the International News Service before exiting that post to serve in the United States Navy during World War II; and

WHEREAS, Edwin Newman joined NBC in 1952 and his journalistic prowess quickly becoming evident as he rose to the level of bureau chief for the network's London, Rome, and Paris affiliates, in less than 10 years; and

WHEREAS, His depth of knowledge and wit won Edwin Newman a Peabody Award in 1966; and

WHEREAS, Edwin Newman wrote two bestselling books on literacy and the brevity of language; and

WHEREAS, While acting as moderator for two presidential debates, one in 1976 and one in 1984, Edwin Newman helped Americans understand the often complex world of political banter; and

WHEREAS, To his wife, Rigel, his daughter, Nancy, and his sister, Evelyn, Edwin Newman imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate Edwin Newman for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Edwin Newman.

TRIBUTE TO LATE KENNETH W. NORTH.

[R2010-1114]

WHEREAS, Kenneth W. North has been called to eternal life by the wisdom of God at the age of 80; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Kenneth W. North was a highly decorated military veteran and the loving husband for 57 years of Carol; and

WHEREAS, Kenneth W. North was the much-adored father of Cynthia, Joanne, Nancy and Amy and the grandfather of six to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Kenneth W. North was a pilot during the Vietnam War who was shot down over enemy territory and survived seven years of torture in a Hanoi prison and

WHEREAS, Interned in the infamous "Hanoi Hilton" until his release in 1973, Kenneth W. North was promoted twice during his captivity, first to major and then to lieutenant colonel; and

WHEREAS, Following a distinguished military career, Kenneth W. North retired from the United States Air Force as a brigadier general; and

WHEREAS, The hard work, sacrifice and dedication of Kenneth W. North serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Kenneth W. North to his family members, friends and all who knew him; and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Kenneth W. North was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Kenneth W. North imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate Kenneth W. North for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Kenneth W. North.

TRIBUTE TO LATE WARD L. QUAAL.

[R2010-1115]

WHEREAS, Ward L. Quaal has been called to eternal life by the wisdom of God at the age of 91; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A legendary announcer and Chicago broadcast executive, Ward L. Quaal was the loving husband of Dorothy; and

WHEREAS, Ward L. Quaal was the much-adored father of Graham and Jennifer, the grandfather of one and the great-grandfather of three to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, A native of Michigan's Upper Peninsula, Ward L. Quaal worked at local radio stations until he came to Chicago in 1941 as an announcer for WGN-AM Radio; and

WHEREAS, Within six months after achieving his goal of working for WGN Radio, Ward L. Quaal was on the air with some of the earliest reports on the Japanese attack upon Pearl Harbor; and

WHEREAS, Ward L. Quaal enjoyed a long and highly successful career during which he served as the general manager of WGN-AM Radio and WGN-TV and the president of WGN Continental Broadcasting; and

WHEREAS, During his esteemed tenure, Ward L. Quaal played an instrumental role in shaping the Tribune Company's television and radio outlets; and

WHEREAS, Ward L. Quaal was a recipient of the National Association of Broadcasters' Distinguished Service Award in 1973 and the trade publication *Broadcasting & Cable* honored him as one of the "Top 100 Broadcasters of the Century"; and

WHEREAS, The hard work, sacrifice and dedication of Ward L. Quaal serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Ward L. Quaal to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, A true broadcast pioneer and giant of his industry, Ward L. Quaal will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Ward L. Quaal imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate Ward L. Quaal for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Ward L. Quaal.

TRIBUTE TO LATE MATTHEW RYAN.

[R2010-1116]

WHEREAS, Matthew Ryan has been called to eternal life by the wisdom of God at the age of 53; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of the Cathedral neighborhood of Joliet, Matthew Ryan was the loving husband of Angela, nee Welsh; and

WHEREAS, Matthew Ryan enjoyed a highly distinguished career in Illinois politics and served as the chief of staff for Will County Executive Larry Walsh; and

WHEREAS, During his esteemed tenure as a public servant for Will County, Matthew Ryan worked closely in the community with the Joliet Chamber of Commerce, the Center for Economic Development, the Rialto Square Theatre, Easter Seals and the Joliet Development Arsenal Authority; and

WHEREAS, Early in his career, Matthew Ryan worked as a political strategist on mayoral and city treasurer campaigns in Alton, Illinois, and in 1982 joined the staff of Illinois Senate President Phil Rock; and

WHEREAS, In 1992, Matthew Ryan managed the successful campaign of U.S. Representative George Sangmeister and managed Paul Vallas' gubernatorial bid in 2001 which resulted in one of the closest Democratic primary races in 25 years; and

WHEREAS, Matthew Ryan joined Will County after the Honorable Larry Walsh was elected in 2004; and

WHEREAS, The hard work, sacrifice and dedication of Matthew Ryan serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Matthew Ryan to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Matthew Ryan was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Matthew Ryan imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate Matthew Ryan for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Matthew Ryan.

TRIBUTE TO LATE JEFFERSON THOMAS.

[R2010-1117]

WHEREAS, Jefferson Thomas has been called to eternal the by the wisdom of God at the age of 67; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A native of Little Rock, Arkansas, Jefferson Thomas was the loving husband of Mary; and

WHEREAS, Jefferson Thomas was the much-adored father of Jefferson Jr., Frank Harper, Jr. and Marilyn Carter, and a grandfather and great-grandfather of one to whom he imparted many of the fine and noble quality that he possessed in abundance; and

WHEREAS, As a 15 year-old student in Little Rock, Jefferson Thomas participated in the first real test of the federal government's resolve to enforce a 1954 U.S. Supreme Court ruling outlawing racial segregation; and

WHEREAS, In 1957, Jefferson Thomas was one of the "Little Rock Nine", a group of African-American students who integrated Central High School after President Dwight Eisenhower ordered in the United States Army's 101st Airborne Division to ensure their entry to the school was not blocked; and

WHEREAS, The courage and determination displayed by Jefferson Thomas in the face of fierce public opposition to integration helped to advance civil rights for young people of color at a key juncture in American history; and

WHEREAS, Following his graduation from high school, Jefferson Thomas served his country in the United States Army in Vietnam and earned his undergraduate degree in business administration from Los Angeles State College; and

WHEREAS, Jefferson Thomas worked as an accounting clerk with the U.S. Department of Defense and retired in 2004; and

WHEREAS, President William Jefferson Clinton marked the 40th anniversary of the "Little Rock Nine" with the presentation of the Congressional Gold Medal to Jefferson Thomas; and

WHEREAS, Jefferson Thomas will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Jefferson Thomas imparts a legacy of faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby commemorate Jefferson Thomas for his grace-filled life and do hereby express our condolences to his family; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Jefferson Thomas.

CONGRATULATIONS EXTENDED TO PHYLLIS APELBAUM ON BEING HONORED
BY SHOMRIN SOCIETY OF ILLINOIS ENDOWMENT FUND.

[R2010-1118]

WHEREAS, The Shomrin Society of Illinois Endowment Fund will honor Phyllis Apelbaum on Thursday, October 7, 2010; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, Founded in 1959, the Shomrin Society of Illinois is a fraternal organization of Jewish Law Enforcement Officers and non-sworn civilian members from the Chicago Metropolitan Area; and

WHEREAS, The organization seeks to promote the religious spirit as well as fraternal relations, friendship and understanding and cooperation among its members; and

WHEREAS, A widely admired Chicago business and civic leader, Phyllis Apelbaum is the founder and president of Arrow Messenger Service, the largest female-owned messenger service in Illinois; and

WHEREAS, Phyllis Apelbaum serves on the Chicago Police Board, the Rehabilitation Institute of Chicago Board, as well as the Better Boys Foundation Board and Meals on Wheels Board; and

WHEREAS, Phyllis Apelbaum is also a member of National Association of Women Business Owners; and

WHEREAS, Phyllis Apelbaum has received numerous awards for her involvement in the community as a whole, and regularly lectures at DePaul University and the University of Illinois at Chicago among other venues; and

WHEREAS, The hard work, sacrifice and dedication of Phyllis Apelbaum serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby congratulate Phyllis Apelbaum on receiving this prestigious recognition and do hereby express our best wishes for her continued success and achievement; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Phyllis Apelbaum.

CONGRATULATIONS EXTENDED TO HONORABLE THOMAS R. FITZGERALD ON RETIREMENT AS CHIEF JUSTICE OF ILLINOIS SUPREME COURT.

[R2010-1119]

WHEREAS, The Honorable Thomas R. Fitzgerald has announced his retirement as Chief Justice of the Illinois Supreme Court; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, A native of Chicago, the Honorable Thomas R. Fitzgerald is the son of a Circuit Court judge who began his own legal career as a prosecutor with the Cook County State's Attorneys Office; and

WHEREAS, When first elected to the bench in 1976, the Honorable Thomas R. Fitzgerald was the youngest person elected to serve as a circuit judge in Cook County; and

WHEREAS, The Honorable Thomas R. Fitzgerald served as a trial judge in the Criminal Court from 1976 to 1987 when he was assigned supervising judge of Traffic Court; and

WHEREAS, In 1989, the Honorable Thomas R. Fitzgerald returned to the Criminal Division as presiding judge and was also appointed to serve as presiding judge of Illinois' first statewide grand jury; and

WHEREAS, The Honorable Thomas R. Fitzgerald was elected to the Supreme Court of Illinois for the First Judicial District in 2000 and became Chief Justice in September of 2008; and

WHEREAS, During his tenure as Chief Justice, the Honorable Thomas R. Fitzgerald has implemented a broad series of reforms and initiatives aimed at improving the judiciary and public confidence in the state courts; and

WHEREAS, The hard work, sacrifice and dedication of the Honorable Thomas R. Fitzgerald serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby express our sincere gratitude to the Honorable Thomas R. Fitzgerald on his distinguished judicial career and do hereby express our best and warmest wishes on the occasion of his retirement; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the Honorable Thomas R. Fitzgerald.

CONGRATULATIONS EXTENDED TO DAN GAINER ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

[R2010-1120]

WHEREAS, Dan Gainer has officially retired from the Chicago Police Department following more than 36 years of distinguished service; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, The retirement of Dan Gainer marks the end of an era for Chicago Police Department and for the large Gainer clan that hails from the Beverly neighborhood on Chicago's South Side; and

WHEREAS, Since 1907, when Gainer's grandfather, William A. Gainer, joined the force, there has been at least one Gainer serving in the Chicago Police Department; and

WHEREAS, The Gainer family is proud of its 103 years of continuous service to the City of Chicago and of Dan's more than three-and-a-half decades of service; and

WHEREAS, Dan Gainer's grandfather joined the ranks and worked his way up to lieutenant, and his father, William A. Gainer was a detective and extradition officer. His uncles Tom and Jack also worked for the department. His great uncle Officer John C. Burke, was killed in the line of duty in 1915; and

WHEREAS, Dan Gainer's generation certainly followed suit as his cousins Jim, Tim, Terry, Marty and Jack were all at one point Chicago police officers; and

WHEREAS, While no future Gainers are set to join the Chicago police, the law enforcement tradition continues. Dan Gainer's son, Daniel, was also a Chicago police officer before becoming a federal drug enforcement agent, and he has nephews and nieces working for the state police, the FBI, Washington, D.C. Capitol police, the DEA and others who serve as judges, prosecutors and investigators; and

WHEREAS, During his esteemed tenure as a valued member of the Chicago Police department, Dan Gainer ably served in the 5th District, as an instructor at the training academy and as a technician in the crime lab; and

WHEREAS, In his retirement, Dan Gainer is looking forward to retiring and spending time with his wife Patty, a nurse for over 30 years, and their children Dan, Megan, Patrick and Ryan; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby congratulate Dan Gainer on his retirement and do hereby express our sincere gratitude for his more than 36 years of devoted service to the Chicago Police Department; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Dan Gainer.

CONGRATULATIONS EXTENDED TO HONORABLE THOMAS L. KILBRIDE ON ELECTION AS CHIEF JUSTICE OF ILLINOIS SUPREME COURT.

[R2010-1121]

WHEREAS, The Illinois Supreme Court has announced that it has unanimously elected the Honorable Thomas L. Kilbride to serve as Chief Justice, effective October 26, 2010; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, The Honorable Thomas L. Kilbride will succeed retiring Chief Justice Thomas R. Fitzgerald and his tenure will continue through October 25, 2013; and

WHEREAS, The Honorable Thomas L. Kilbride was first elected to a seat on the high court from the Third Judicial District in 2000; and

WHEREAS, The Honorable Thomas L. Kilbride brings a common touch to this position of responsibility because he is the only member of the Illinois Supreme Court not to previously serve as a judge; and

WHEREAS, The Honorable Thomas L. Kilbride has worked for nearly 20 years as an attorney representing the poor and in a mid-sized law firm and as a solo practitioner; and

WHEREAS, As a member of the high court, the Honorable Thomas L. Kilbride has earned a reputation as a hard-working, thoughtful and capable jurist; and

WHEREAS, The Honorable Thomas L. Kilbride is a strong advocate of bringing more transparency to the judicial process; and

WHEREAS, The Honorable Thomas L. Kilbride is the recipient of numerous awards, including the 2010 Award of Excellence from the Illinois State Crime Commission for his years of professionalism, integrity and superior performance in the court system of Illinois; and

WHEREAS, The commitment and dedication of the Honorable Thomas L. Kilbride serve as an example to all; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby congratulate the Honorable Thomas L. Kilbride on his election as the new Chief Justice of the Illinois Supreme Court and do hereby express our best wishes for his continued success and achievement as he fulfills the responsibilities of this new role; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the Honorable Thomas L. Kilbride.

STEPHEN KUKENIS RECOGNIZED FOR HEROIC EFFORTS AND OCTOBER 7, 2010 DECLARED "STEPHEN KUKENIS DAY" IN CHICAGO.

[R2010-1122]

WHEREAS, Mr. Stephen Kukenis, at great personal risk, came to the aid of a fellow Chicagoan; and

WHEREAS, The Chicago City Council has been informed of this fact by Alderman Edward M. Burke; and

WHEREAS, On the morning of September 21, 2010, a woman was being attacked in the Foster Avenue Beach restroom; and

WHEREAS, Without considering the danger that could befall him, Stephen Kukenis forced his way into the restroom, pulling the assailant away from his victim; and

WHEREAS, Though he was also assaulted in the course of the rescue, Stephen Kukenis' actions ensured that no further harm came to the already injured woman; and

WHEREAS, Stephen Kukenis quick and selfless actions saved the victim from more serious injury and increased emotional trauma; and

WHEREAS, The Chicago Police Department commended Stephen Kukenis for getting involved in a situation where many others would not have intervened; and

WHEREAS, If not for the assistance provided by Stephen Kukenis, the victim might not have survived her harrowing ordeal; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby recognize the heroic efforts of Stephen Kukenis and present him with the Chicago City Council Medal of Merit; and

Be It Further Resolved, That October 7, 2010, be declared as "Stephen Kukenis Day" in Chicago; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Stephen Kukenis.

RECOGNITION OF UNITED STATES ARMY STAFF SERGEANT ROBERT MILLER ON RECEIPT OF POSTHUMOUS MEDAL OF HONOR.

[R2010-1123]

WHEREAS, The parents of United States Army Staff Sergeant Robert Miller will receive his posthumous Medal of Honor, the nation's highest award for valor, from President Barack Obama during a White House ceremony on October 6, 2010; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, A graduate of Wheaton North High School, Robert Miller lost his life in the global war against terrorism while bravely serving his country in Afghanistan in 2008; and

WHEREAS, Robert Miller was a Green Beret with the Special Forces on his second tour of duty in Afghanistan when his unit was attacked on January 25, 2008 by insurgents near the Pakistani border; and

WHEREAS, When his captain became wounded, Robert Miller took over command; and

WHEREAS, According to the White House, Robert Miller demonstrated "immeasurable courage and uncommon valor" when he "went out into an exposed position and drew fire to himself so his teammates could get to better cover"; and

WHEREAS, Robert Miller's selfless and heroic actions saved the lives of his fellow soldiers and remain as a testament to his courage and loyalty; and

WHEREAS, While no medal can begin to repay the sacrifice that was made by Robert Miller or ease the sorrow that his family must bear, it represents a sincere and grateful tribute from the leaders of this nation; and

WHEREAS, Robert Miller is survived by parents, Phil and Maureen; brothers, Thomas, Martin and Edward; and his sisters, Joanna, Mary, Therese and Patricia; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby recognize the ultimate sacrifice made by Robert Miller in the service of his country and his posthumous award of the Medal of Honor; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Robert Miller.

CONGRATULATIONS EXTENDED TO GOLDEN APPLE FOUNDATION ON 25TH
ANNIVERSARY AWARDS CEREMONY HONORING EXCELLENCE IN TEACHING.
[R2010-1124]

WHEREAS, The Golden Apple Awards for Excellence in Teaching will celebrate the occasion of its 25th anniversary at an annual presentation ceremony to be held at WTTW-TV studios in Chicago on Friday, October 15, 2010; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, The upcoming ceremony will also mark the 25th anniversary of the broadcast of the Golden Apple Awards on Chicago public television and the awarding of sabbaticals at Northwestern University to recipients of this honor; and

WHEREAS, This event will also mark the 22nd year of Golden Apple Scholars in Illinois; and

WHEREAS, The Golden Apple Award recognizes those Illinois teachers who best exemplify the highest of educational standards within their classrooms; and

WHEREAS, The 10 Illinois educators who annually receive this honor exhibit distinguished teaching methods, creating a classroom which is conducive to learning and extending their unique pedagogy into the broader school community; and

WHEREAS, Those high school and college students who are selected as Golden Apple Scholars receive extensive training which prepares them for immediate and lasting success in a challenging educational environment; and

WHEREAS, In addition to tuition assistance, Golden Apple Scholars are afforded in-depth classroom experience and extensive mentoring by award-winning teachers during four summer institutes; and

WHEREAS, The Golden Apple Foundation has contributed greatly to advancing the quality of education for students in the Chicago metropolitan area by training and supporting outstanding educators; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby congratulate the Golden Apple Foundation on the occasion of this important milestone; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Martin J. Koldyke, Founder and Chairman Emeritus of the Golden Apple Foundation.

CONGRATULATIONS EXTENDED TO KIDDY KARE PRESCHOOL AND KINDERGARTEN ON 30TH ANNIVERSARY.

[R2010-1125]

WHEREAS, Kiddy Kare Preschool and Kindergarten will celebrate its 30th anniversary of operation on the Southwest Side of Chicago; and

WHEREAS, The Chicago City Council has been informed of this milestone by Alderman Edward M. Burke; and

WHEREAS, Three decades ago, Nancy and Greg Chentnik saw a need for quality child care in the Brighton Park neighborhood; and

WHEREAS, The Chentniks responded to this need by establishing Kiddy Kare Preschool and Kindergarten, 4401 South Kedzie Avenue, with great determination and sacrifice; and

WHEREAS, Through their hard work, skill and dedication, the Chentniks created a facility that is a premier provider of child care; and

WHEREAS, The Kiddy Kare family is now comprised of five facilities that offer a loving and safe environment for future generations of Chicagoans; and

WHEREAS, Kiddy Kare facilities have earned the trust of numerous parents, grandparents and families; and

WHEREAS, Kiddy Kare is respected by the business community and its peers in the child care provider industry; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby recognize Nancy and Greg Chentnik on their achievements and congratulate the instructors and staff of Kiddy Kare Preschool and Kindergarten on the occasion of their 30th anniversary and do hereby wish Nancy and Greg Chentnik much success in the years to come; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Nancy and Greg Chentnik and Kiddy Kare Preschool and Kindergarten.

CONGRATULATIONS EXTENDED TO O'HARE AIRPORT CHAPLAINCY ON 50TH ANNIVERSARY.

[R2010-1126]

WHEREAS, The O'Hare Airport Chaplaincy will celebrate the occasion of its 50th anniversary on November 1, 2010; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, The O'Hare Airport Chaplaincy began on November 1, 1960, and for five decades has provided both travelers and employees with a place of spiritual tranquility and repose; and

WHEREAS, The O'Hare Airport Chapel, its doors open 24 hours a day, acts as a peaceful respite for those travelers who yearn for moments of prayer and meditation within their journey; and

WHEREAS, For those airport employees whose schedules interfere with their ability to worship, the Airport Chapel provides daily services for individuals of varying faiths, along with the opportunity for memorials, weddings, baptisms, and other spiritual milestones; and

WHEREAS, Be they airport employees, service men and women, or average citizens from Chicago and beyond, the Chaplaincy staff, led by the Reverend Michael G. Zaniolo, offers the O'Hare Airport community counseling and pastoral care at no cost; and

WHEREAS, In 2002, the O'Hare Airport Chaplaincy helped to establish a spiritual presence at Chicago's Midway Airport, thereby affording travelers on the city's South Side an equally vital ministry as that enjoyed by those to the north; and

WHEREAS, During its 50 year tenure, the O'Hare Airport Chaplaincy has inspired the involvement of countless volunteers, each of them devoted to facilitating fellowship and creating meaning through service; and

WHEREAS, The O'Hare Airport Chaplaincy has exercised enormous influence over its brother ministries, acting as a national training site for those who seek certification as airport chaplains; and

WHEREAS, Both staff and volunteers are prepared to act as spiritual anchors in times of crisis by supporting the emotional needs of those affected by hardship; and

WHEREAS, In celebration of its 50 years of service, Francis Cardinal George, the Archbishop of Chicago, will celebrate a Mass on November 1st at the O'Hare Airport Chapel followed by an interreligious banquet at the Rosewood Banquets in Rosemont; and

WHEREAS, The O'Hare Airport Chaplaincy remains committed to the spiritual welfare of all who grace its doors; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby officially recognize this important anniversary and express our gratitude to the members of the clergy of various faiths who have ministered to travelers at the O'Hare Chapel over these many years; and

Be It Further Resolved, That a suitable copy of the resolution be presented to the Reverend Michael G. Zaniolo, Catholic Chaplain and Administrator of the Interfaith Airport Chapels of Chicago.

CONGRATULATIONS EXTENDED TO SHEFSKY & FROELICH ON 40TH ANNIVERSARY.

[R2010-1127]

WHEREAS, Shefsky & Froelich, a distinguished Chicago law firm, will celebrate its 40th anniversary at a special reception to be held on Wednesday, October 27, 2010; and

WHEREAS, The Chicago City Council has been informed of this milestone by Alderman Edward M. Burke; and

WHEREAS, The law firm was originally founded in 1970 by Murray L. Simpson and Lloyd E. Shefsky under the name Simpson & Shefsky and operated with two partners and an associate; and

WHEREAS, Cezar M. Froelich joined the firm in 1972 and today, the firm is called Shefsky & Froelich; and

WHEREAS, Shefsky & Froelich has prospered and grown to include more than 70 lawyers; and

WHEREAS, Shefsky & Froelich currently serves a variety of clients from large corporations to governments and nonprofit organizations; and

WHEREAS, Today, the firm of Shefsky & Froelich also boasts a substantial trial and appellate practice; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, assembled this sixth day of October 2010, do hereby congratulate the law firm of Shefsky & Froelich on its 40th anniversary and do hereby express our best wishes for continued success in the years to come; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the law firm of Shefsky & Froelich.

Presented By

ALDERMAN FOULKES (15th Ward):

RECOGNITION OF CUBA STEVENSON FOR OUTSTANDING CITIZENSHIP.

[R2010-1128]

WHEREAS, On Sunday, September 19, 2010, her family, friends, 59th Street Community and loved ones gathered at the Free Holiness Church to salute Ms. Cuba Stevenson for her outstanding citizenship; and

WHEREAS, Ms. Cuba (Neicy) Stevenson, a native of Chicago's South Side, has lived in and has been an advocate for the West Englewood community for over 30 years and has proven herself a caring and accomplished citizen, much to the benefit of her friends and neighbors; and

WHEREAS, A member of the Free Holiness Church of Chicago, Ms. Cuba Stevenson has been an outstanding parish and neighborhood volunteer and, most especially an advocate for the welfare and care of children. She has organized block club parties, collected money for funerals and people in need, provided food for the children and has lent support with their problems and concerns; and

WHEREAS, Ms. Cuba Stevenson has reached out to her neighbors, to her extended family of children and her three grandchildren, and to countless individuals in need of her estimable services. She is a selfless, caring citizen; and

WHEREAS, The Honorable Toni L. Foulkes, Alderman of the 15th Ward, has informed this August body of this auspicious occasion; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010 A.D., do hereby salute Ms. Cuba (Neicy) Stevenson for her outstanding citizenship and for her tireless dedication to the grateful people of her community and beyond, and do hereby extend our best wishes for her continuing success and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Ms. Cuba (Neicy) Stevenson.

Presented By

ALDERMAN THOMPSON (16th Ward):

TRIBUTE TO LATE ROBERTA E. BAILEY.

[R2010-1129]

WHEREAS, Almighty God in His infinite wisdom and judgment has called Roberta E. Bailey, outstanding citizen and beloved friend, to eternal rest, Wednesday, September 8, 2010; and

WHEREAS, The Chicago City Council has been informed of Roberta E. Bailey's transition by the Honorable JoAnn Thompson, Alderman of the 16th Ward; and

WHEREAS, Roberta was born March 26, 1925 and was the older of two daughters born to Oliver and Minnie Muse of Chicago. She and her sister brought an abundance of laughter and joy into the Muse Family. Roberta was a student at Englewood High School and an employee with Paddors clothing store from which she retired in 1990 after many years of dedicated service, to spend more quality time with her family and friends; and

WHEREAS, Roberta matured into a young woman filled with an abundance of grace, charm, patience and intelligence and she soon captured the heart of the young man who was to become her husband, Ariska Redmond. The couple was united in holy matrimony in Lexington, Mississippi and to this union a loving son, Augustus (Gus) and daughter, Roberta Marie (Peaches) were born. The Redmond Family shared many of life's trials and tribulations together, and shared their love of one another until they were called home by the Lord. Roberta's husband and daughter predeceased her; and

WHEREAS, In 1956, Roberta met and married the love of her life, McKinley Bailey and were blessed with the birth of their son, William McKinley Bailey III. They shared years of happiness amongst themselves and their beautiful children; and

WHEREAS, A devout Christian, Roberta embraced Christ at a young age and accepted Him as her personal Savior. She remained a faithful servant to the Lord until her death. Roberta was a chartered member of Christ Hope Baptist Church and sang with "The Wilson Singers". As a vital member of Third Baptist Church of Chicago for more than a decade, Roberta was active with the Pastor's Aide, Celebration of Life Choir, Discipleship Class, Socialable Senior & Retirees, and the Nursing Home Ministry; and

WHEREAS, Roberta Ellen Bailey will always be remembered as a loving and devoted wife, mother, grandmother, great-grandmother, great-great grandmother, sister, friend and neighbor who enriched the lives of all who knew her in countless ways; and

WHEREAS, Her beloved husbands, Ariska Redmond and McKinley Bailey; daughter, Roberta Marie; parents, Oliver and Minnie Muse; sister, Irene M. Dariing; and brothers, Chariie and Johnny Muse, having predeceased her, Roberta Ellen Bailey will be deeply missed by those whose life she touched, particularly by her loving and devoted sons, William (ToiAnn) and Augustus (Verneda); a special cousin, Harriette White; 14 grandchildren; 20 great-grandchildren; eight great-great-grandchildren; and a host of sisters-in-law, brothers-in-law, nieces, nephews, other relatives and many friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby express our sorrow on the passing of Roberta Ellen Bailey and extend to her family and friends our sincere condolences; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Roberta Ellen Bailey.

Presented By

ALDERMAN LANE (18th Ward):

**CONGRATULATIONS EXTENDED TO LYNNESTER BUTLER ON RECEIPT OF
MASTER'S DEGREE IN BIBLICAL STUDIES.**

[R2010-1130]

WHEREAS, On June 13, 2010 Lynvester Butler received her master of biblical studies degree in the main sanctuary of the Chicagoland Christian Center located at 929 East 103rd Street, Chicago, Illinois; and

WHEREAS, The Chicago City Council has been informed of this by 18th Ward Alderman Lona Lane; and

WHEREAS, Lynvester was born to Cora and Willie James Talley on July 8, 1952 in Ohio, the fourth of 10 children. Her parents moved to the west side of Chicago, where she and her siblings were raised; and

WHEREAS, She graduated from McKinley Elementary School, attended Crane Technical High School and was on the Dean's list at Olive Harvey City College, majoring in nursing. She earned her bachelor's degree in nursing and received an academic merit award from the nursing department at Chicago State University; and

WHEREAS, Lynvester first accepted salvation in 1979 at a Sunday church service, taught Sunday school for years, and became the Sunday school superintendent. Her strong faith in God was inspired by her grandmother, Ida Mae Green; and

WHEREAS, Lynvester is married to Charies Butler for 31 years and counting, they raised four daughters and one son. Two daughters attained degrees in criminal justice and computer information systems, one a home health care worker and the fourth a successful homemaker, and their only son is an artist; and

WHEREAS, Her mother sparked her interest in the fashion industry, Lynvester owns a women's boutique and accessories in the Wrightwood/Ashburn community, furnishing women with outstanding, fashionable clothing and accessories. Her faith in God, love for family, work ethic, friends and community are all very important to her; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here in assembly this sixth day of October 2010 A.D., do hereby express our congratulations to Lynvester Butler on this prestigious occasion; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Lynvester as a remembrance of this happy occasion.

CONGRATULATIONS EXTENDED TO HONORABLE JUDGE JOHN GRIFFIN ON BEING NAMED 2010 IRISHMAN OF THE YEAR.

[R2010-1131]

WHEREAS, On Friday, September 24, 2010, the Emerald Society of Illinois/Irish American Police Association will be honoring John Griffin, a Cook County Circuit Court judge, as the 2010 Irishman of the year, at their 35th anniversary dinner dance; and

WHEREAS, The Chicago City Council has been informed of this by 18th Ward Alderman Lona Lane; and

WHEREAS, Judge Griffin was born and raised on the south side of Chicago (St. Rita Parish), is a graduate of the University of Notre Dame, and DePaul University-College of Law. He practiced law for 31 years before being appointed as a judge; and

WHEREAS, John Griffin is a Cook County Circuit Court judge, current president of Gaelic Park (since 1991), the Chicago St. Patrick's Day Parade Committee director and treasurer, chairman of the "Forever Green Celebrations" at Navy Pier, the world's largest block party, member of the Irish Fellowship Club, first treasurer and fourth president of the Young Irish Fellowship Club and active in a multitude of other organizations and events that promote Irish culture and goodwill. In February of 2010, he won the election of Cook County Circuit Court judge in the 15th sub circuit; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here in assembly this sixth day of October 2010 A.D., do hereby express our congratulations to Judge John Griffin on this honorary celebration; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Judge Griffin as a remembrance of this happy occasion.

Presented By

ALDERMAN RUGAI (19th Ward):

CONGRATULATIONS EXTENDED TO MATTHEW T. BASTIEN ON ACHIEVING RANK OF EAGLE SCOUT.

[R2010-1132]

WHEREAS, Matthew T. Bastien has achieved the rank of Eagle Scout as an outstanding member of the Boy Scouts of America, Troop 637, chartered to Queen of Martyrs Parish; and

WHEREAS, The Chicago City Council has been informed of this occasion by Alderman Virginia A. Rugai; and

WHEREAS, Matthew, a graduate of Queen of Martyrs Grammar School, first became involved in service projects at the school and in the Mount Greenwood community; and

WHEREAS, As a student at Brother Rice High School, Matt is a member of the varsity golf and track teams; and

WHEREAS, While earning his rank achievements, Matt has held many positions including patrol leader, quartermaster and senior patrol leader; and

WHEREAS, Matthew has attended Owasippe Scout Camp for many years and has spent 57 nights camping including four weeks at summer camp. At camp, Matt enjoyed attaining group merit badges and bonding with the other Scouts; and

WHEREAS, Matt has earned 24 badges, 12 of them attained at the Eagle Scout level; he has also acquired the Light of Christ and Parvuli Dei religious awards; and

WHEREAS, In support of Mount Greenwood's Salvation Army Food Pantry, Matt lessened the burden of those who were hit hard by the recession by organizing a very successful food drive to fill the shelves of the food pantry; and

WHEREAS, Matthew's hard work, commitment, and dedication has earned him the respect and admiration of his father, Thomas; his mother Theresa; and his brothers, Tom and Jack; his Scoutmaster Rick Pakula; friends and all associated with the Boy Scouts of America; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, in meeting assembled this sixth day of October 2010, do hereby congratulate and pay tribute to Matthew T. Bastien for achieving the Boy Scout rank of Eagle Scout; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Matthew T. Bastien.

CONGRATULATIONS EXTENDED TO ZACHARY R. PAKULA ON ACHIEVING RANK OF EAGLE SCOUT

[R2010-1133]

WHEREAS, Zachary R. Pakula has achieved the rank of Eagle Scout as an outstanding member of the Boy Scouts of America, Troop 637, chartered to Queen of Martyrs Parish; and

WHEREAS, The Chicago City Council has been informed of this occasion by Alderman Virginia A. Rugai; and

WHEREAS, Zachary, a graduate of _____ Grammar School, first became involved in service projects at the school and in the Mount Greenwood community; and

WHEREAS, As a student at Brother Rice High School, Zachary is an active member of the freshman class; and

WHEREAS, While earning his rank achievements, Zachary has held many positions including assistant patrol leader, quartermaster, and is currently the senior patrol leader; and

WHEREAS, Zachary has attended Owasippe Scout Camp for many years and most recently as a counselor this summer mentoring younger scouts in such activities as sailing, swimming and canoeing. At camp, Zachary enjoyed attaining group merit badges and bonding with the other Scouts; and

WHEREAS, Zachary has earned 23 badges, 12 of them attained at the Eagle Scout level; he has also acquired the small boat sailing, canoeing and cooking badges; and

WHEREAS, In support of USO of Illinois, Zachary planned and supervised a donation drive for items that were given to members of the United States Armed Forces serving our country far from home; and

WHEREAS, Zachary's hard work, commitment and dedication has earned him the respect and admiration of his father and scoutmaster, Rick; his mother, Kim; and his brother, Alex; friends and all associated with the Boy Scouts of America; now, therefore,

Be It Resolved, That we, the Mayor and the members of the Chicago City Council, in meeting assembled this sixth day of October 2010, do hereby congratulate and pay tribute to Zachary R. Pakula for achieving the Boy Scout rank of Eagle Scout; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Zachary R. Pakula.

Presented By

ALDERMAN BROOKINS (21st Ward):

TRIBUTE TO LATE BROTHER JOSEPH RISBY.

[R2010-1134]

WHEREAS, Brother Joseph Risby well-known for his years of commitment to serving others was called home by the Great I Am. Brother Joseph Risby immediately responded to the

voice of his Savior, "Come for I have prepared a place specifically for thee, a mansion filled with photographs of the lives you have touched". As the tears fell from the very eyes of Brother Joseph Risby, he extended his right hand upward to connect with his Heavenly Father. The angels in heaven shouted, God's chosen one is on his way home; and

WHEREAS, The scriptures tells us, "that the steps of a good man are ordered by the Lord." Brother Joseph Risby fits the biblical description perfectly. His lifestyle exemplified one as having a relationship with the "Father." Without hesitation, Brother Risby unselfishly gave of himself, so that others might, benefit from the blessings of his labor. Brother Joseph Risby "thank you for teaching us all the true meaning of perseverance"; and

WHEREAS, Brother Joseph Risby understood the sacredness of marriage, and the difference between being a father and a daddy; for that reason and so many others, the memories of Brother Joseph Risby will always dwell within our hearts. So instead of saying goodbye, we will stand with great confidence and salute our dear brother, friend and confidante, Brother Joseph Risby; now, therefore,

Be It Resolved, That the Mayor and members of the City Council of the City of Chicago, will assemble together on the sixth day of October 2010 A.D., to partake in the homegoing celebration of Brother Joseph Risby and extend to his family, friends and associates our sincere condolences; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Brother Joseph Risby.

CONGRATULATION EXTENDED TO BERTHA R. COLEMAN ON RETIREMENT FROM PUBLIC SERVICE.

[R2010-1135]

WHEREAS, We pay special tribute to a woman of great integrity, Mrs. Bertha R. Coleman on her well-deserved retirement from public service and her long-term commitment to meeting the needs of constituents within the City of Chicago; and

WHEREAS, Mrs. Bertha R. Coleman exceeded over and above her day-to-day responsibilities by taking on additional tasks that were not in the scope of her job descriptions in her positions with the Chicago Public Library and the Chicago Department of Public Health and she followed through on every task in the spirit of excellence; and

WHEREAS, She was a righteous woman in her beliefs; and her mindset never created division amongst her colleagues or superiors. She balanced her thoughts by standing on the Word of God for wisdom, insight and clear direction for her life; and

WHEREAS, Most employees might become tired and weary after serving others for such an extended amount of time; Mrs. Bertha R. Coleman served every single day with enthusiasm and patience because she knew God would handle all her needs according to his plan; now, therefore,

Be It Resolved, That the Mayor and members of the City Council of the City of Chicago, will gather together on the sixth day of October 2010 A.D., to commend Mrs. Bertha R. Coleman on serving as an employee for 35 years and hope that every year following will be filled with blessings she will not even have room enough to receive; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Mrs. Bertha Coleman.

CONGRATULATIONS EXTENDED TO WILL AND GRACE TAYLOR ON 56TH WEDDING ANNIVERSARY.

[R2010-1136]

WHEREAS, Will and Grace Taylor celebrated their 56th year wedding anniversary and their love for one another through every trial and tribulation; 56 years of marriage shows their relationship stood the test of time; and

WHEREAS, The Bible teaches married couples to submit themselves one unto another, Will and Grace Taylor consistently followed their biblical teaching when others seemed to be failing; and

WHEREAS, They live by the scripture in the book of Hebrews which states, "For faith is the substance of things hoped for and the evidence of things not seen". They visualized an everlasting, loving and respectful marriage until death separates them. Truly, we give our Father in heaven the glory for such an awesome marriage; and

WHEREAS, Will and Grace Taylor has set an example for people amongst them to follow; their determination and persistence in making their marriage work shows we have no excuse in not accomplishing what God has ordained from the beginning of time; and

Be It Resolved, That the Mayor and members of the City Council of the City of Chicago, will gather together on the sixth day of October 2010 A.D., to congratulate and celebrate the long-standing marriage of Will and Grace Taylor and extend to their family, friends and associates for allowing us the opportunity to be a part of such an auspicious occasion; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Will and Grace Taylor.

Presented By

ALDERMAN ZALEWSKI (23rd Ward):

CONGRATULATIONS EXTENDED TO GARFIELD RIDGE CIVIC LEAGUE ON 70TH ANNIVERSARY.

[R2010-1137]

WHEREAS, The Garfield Ridge Civic League, a venerable and outstanding community organization, celebrates its 70th anniversary on Sunday, October 24, 2010; and

WHEREAS, Since June 3, 1940, the Garfield Ridge Civic League has served a neighborhood bounded by 51st Street on the north, 59th Street south, Hariem Avenue on the west and Cicero Avenue on the east. From its beginning, this civic institution has had remarkable influence on governments and industries by becoming the voice for the concerns of the voters who reside in the area it serves; and

WHEREAS, The Garfield Ridge Civic League works together with other community groups and local and city government leaders on issues that directly affect the quality of life and well being of its members and their neighbors. Notable among the league's recent achievements is the Midway Home and School Noise Proofing project which allows as many as 1,000 homeowners a year to get free windows and doors to protect their homes from nearby airport noise and the prevention of zoning initiatives that would have brought crowding and congestion as well as created safety issues in their service area; and

WHEREAS, Historically, the Garfield Ridge Civic League's best-known accomplishments are its success in lobbying for the paving of side streets and curbs to replace the old WPA streets as well as the construction of J.F. Kennedy High School; and

WHEREAS, The Honorable Michael R. Zaiewski, Alderman of the 23rd Ward, has apprised this August body of the significant milestone and noteworthy accomplishments of this praiseworthy neighborhood organization; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby salute the septuagennial Jubilee of the Garfield Ridge Civic League and wish them every success for the next seven decades and beyond; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Garfield Ridge Civic League.

Presented By

ALDERMAN GRAHAM (29th Ward):

TRIBUTE TO LATE CHRISTINE CLARK.

[R2010-1138]

WHEREAS, On Friday, July 23, 2010, Christine Clark, a highly respected citizen and beloved friend, was called home to eternal rest by her Lord God and Savior; and

WHEREAS, Roy and Delia Allen of Paris, Tennessee became the proud parents of their loving daughter Christine on August 28, 1915. Christine and her 12 siblings were pampered and nurtured in a loving environment and brought laughter into the Allen household; and

WHEREAS, The Chicago City Council has been informed of her transition by the Honorable Deborah L. Graham, Alderman of the 29th Ward; and

WHEREAS, Christine's heart was captivated by a young man who later became her beloved husband, King E. Clark. This young and loving couple took their vows, uniting them in marriage on December 1939. Christine and King were blessed with the birth of three children, one daughter, Rebecca and two sons, Ira and Danny; and

WHEREAS, After 25 years of dedicated service at Northwestern Hospital, Christine Clark retired to spend more quality time with family and friends. Christine, an entrepreneur, and a woman who possessed a charismatic personality, became a successful upholstery shop owner shortly after her retirement. Christine, a community minded citizen was the president of the 5252 Harrison Block Club, a member on the committee to elect the former Alderman of the 29th Ward, Danny K. Davis, a member of the 29th Ward Peoples Assembly and was also on the board of directors of SAC; and

WHEREAS, Christine Clark was a generous woman who gave selflessly of her time to the children in her grateful community. For the youths' participation in keeping the community clean and showing respect to their elders, Christine would reward them by reserving space for them in the back to school parades and by hosing block parties for them to enjoy; and

WHEREAS, Christine Clark was the loving and devoted wife of King E. Clark (deceased); mother of Rebecca, Ira (deceased) and Danny (deceased); grandmother of seven; great-grandmother of 14; great-great grandmother of five; aunt of 21 nieces and 20 nephews; sister and sister-in-law of Helen and James Warren; a special friend of Mrs. Willie Bryant, Mrs. Mary-Tubbs, Mr. Woods, Mr. and Mrs. Allen, Mr. and Mrs. Smith and Curtis (Fish); and longtime friend of Ms. Harretta Holmes; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby express our sorrow on the passing of Christine Clark and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Christine Clark.

Presented By

ALDERMAN SUAREZ (31st Ward):

CONGRATULATIONS EXTENDED TO CALOR ON 20TH ANNIVERSARY.

[R2010-1139]

WHEREAS, On Saturday, October 2, 2010 at the Regency Inn, in Chicago, many community members and friends will gather as CALOR observes and celebrates its 20th anniversary; and

WHEREAS, The Honorable Ray Suarez, Alderman of the 31st Ward, has informed this August body of the auspicious occasion; and

WHEREAS, CALOR was founded by a group of Latino volunteer men and women impacted and affected by the HIV virus in the year 1990; and

WHEREAS, In the last two decades, CALOR, a division of Anixter Center, has assisted individuals with disabilities and their families, including those impacted by HIV/AIDS, to identify their needs and design a plan that would best meet their needs; and

WHEREAS, CALOR offers many services to help people with disabilities lead a healthier and more productive life; some of the services include: case management, mental health services, prevention and education, employment services, affordable housing for HIV+ individuals and their families and employment placement services; and

WHEREAS, The living founders of CALOR, who today continue the fight against the epidemic, Flavio Acosta, Elias Argott, Román Buenrostro, Isabelle Cadena, Rogelio Cadena, José Luis Contreras, Salvador Contreras, Martha Gonzalez, Omar N. López, Rosa E. Martinez Colon, Obed, López-Zacarlas, Saul Maravilla, Miguel A. Morales, Gustavo Qunintero, Diana Ridriguez, Carmen Sanchez, Elba I. Vázquez and Pablo Vazquez will be honored and recognized; and

WHEREAS, CALOR's community advisory board, composed of Latino community members, Rose Mary Bombela, Murray Mann, J. Anel, González, Ramon Canellada, Horacio Esparza, Rene D. Luna, Francisco Cisneros, Angel S. del Rivero, Roberto Armendariz, Carlos Pérez and Juan Andrés Mora are being acknowledged at the banquet for the diligent work and support they have given to their fellow man; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010 A.D., are pleased to congratulate CALOR, a division of

Anixter Center, on the occasion of it's 20th anniversary and extend our best wishes for continuing success and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to CALOR.

Presented By

ALDERMAN AUSTIN (34th Ward):

TRIBUTE TO LATE ELLA B. WATKINS.

[R2010-1140]

WHEREAS, God in His infinite wisdom and judgement has called to her eternal reward, Ella B. Watkins, outstanding citizen and beloved friend, at the age of 78 years; and

WHEREAS, The Chicago City Council has been informed of her passing by the Honorable Carrie M. Austin, Alderman of the 34th Ward; and

WHEREAS, Born in Memphis, Tennessee August 20, 1932 to the union of Roy and Ida Bell Noel, Ella was one of three children that brought happiness into the Noel Family home. She accepted Christ as her personal savior at an early age and was a member of Brown Baptist Church. Ella loved playing the piano and was the pianist for several churches during her high school years. She attended Geeter High School and excelled in home economics, theater, art and music. She continued her education and graduated from Wilberforce University; and

WHEREAS, In 1953, Ella moved to Chicago where she met and married the love of her life, Louis Watkins. Their love continued to grow and nurture for the next 56 years. Ella and Louis were partners in marriage as well as successful partners in business and real estate for many years. Ella's passion for educating others led her to return to school and earned a bachelors degree in elementary education from Governors State University in 1974. She taught in the Chicago Public School system for over 20 years; and

WHEREAS, Ella's most enduring legacy is her family. She believed that a quality education was the foundation for a successful future and made certain that her children, Louis R., Elaine, Wendy and Tracy, took advantage of every opportunity afforded them; and

WHEREAS, A cherished friend of many and a good neighbor to all, Ella B. Watkins will be greatly missed and fondly remembered by her many family members and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010 A.D., do hereby express our sorrow on the passing of Ella B. Watkins, and extend to her family and friends our sincere condolences; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Ella B. Watkins.

CONGRATULATIONS EXTENDED TO CHICAGO BAPTIST INSTITUTE ON 29TH ANNUAL BENEFIT BANQUET.

[R2010-1141]

WHEREAS, A host of devoted members and friends of the Chicago Baptist Institute are gathering Monday, October 25, 2010, at the Condesa Del Mar, in celebration at its 29th Annual Benefit Banquet; and

WHEREAS, This august body has been informed of this auspicious occasion by the Honorable Carrie M. Austin, Alderman of the 34th Ward; and

WHEREAS, The mission of the Chicago Baptist Institute is to inspire, educate and train men and women for Christian service in their churches and communities; and

WHEREAS, In 1934, under the united sponsorship of the Chicago Baptist Institute, the American Baptist Home Mission, Black Baptist Pastors and Churches of Chicago, the Chicago Baptist Institute was structured; and

WHEREAS, The Chicago Baptist Institute is a nonprofit, tax exempt Bible college which does not receive federal funding. The major fund-raiser is the annual banquet which has been successful and enjoyable for those in attendance; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby congratulate the Chicago Baptist Institute on its 29th Annual Benefit Banquet and extend our best wishes for continuing success and fulfillment; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Chicago Baptist Institute.

DECLARATION OF OCTOBER 22 -- 24, 2010 AS "REAL WOMEN OF GOD FELLOWSHIP DAYS" IN CHICAGO.

[R2010-1142]

WHEREAS, Real Women of God Fellowship is holding its annual event on October 22, 23, and 24, 2010 at the Marriott Downers Grove Suites in Downers Grove, Illinois. The Real Women of God Fellowship's 14th Annual Conference is entitled "Women on the Move"; and

WHEREAS, Real Women of God Fellowship was founded in 1986 by an outstanding spiritual leader, Apostle Dr. Yvonne Lee-Wilson, who had a mission to reach out, support and encourage women to live a life inspired by the words of St. Paul, "It is for freedom that Christ has set us free. Stand firm, then, and do not let yourselves be burdened again by a yoke of slavery". In 2003 her daughter, Taneshia Lee accepted the call to serve as vice president of the Ministry; and

WHEREAS, Real Women of God Fellowship supports senior citizens, single women and their children regardless of culture, race, class and spiritual association, promotes genuine family values, provides social support for women, teaches and establishes both leadership and stewardship, develops ongoing relationships for continued fellowship and continually celebrates the accomplishments of women. They encourage women to educate themselves so they can excel and men to help in their support; and

WHEREAS, The Honorable Carrie M. Austin, Alderman of the 34th Ward, has apprised this august body of this praiseworthy fellowship and its noteworthy event; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby declare October 22, 23 and 24, 2010 to be "Real Women of God Fellowship Days" throughout the city and its environs as well as extend to this dynamic fellowship the very best wishes for continued success in its noble mission; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Real Women of God Fellowship.

Presented By

ALDERMAN ALLEN (38th Ward):

TRIBUTE TO LATE MARY ROSE FELLER.

[R2010-1143]

WHEREAS, Mary Rose Feller has been called to eternal life by the wisdom of God; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Thomas R. Allen; and

WHEREAS, The beloved wife of the late Charles; loving mother of Charles (Beatriz) and David; proud grandmother of Molly, Emma and Zoe; and dear sister of Cyril (Mahon), Mary Rose Feller leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Mary Rose Feller and extend to her family and friends our sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Mary Rose Feller.

TRIBUTE TO LATE NATHALIE GUAGENTI.

[R2010-1144]

WHEREAS, Nathalie Guagenti has been called to eternal life by the wisdom of God; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Thomas R. Allen; and

WHEREAS, The beloved wife of the late Nicholas; loving mother of Mary Anne (Mick) Zielinski, Andrew and Lawrence (Lisa); proud grandmother of Nicolette (Thomas) Mozny, Juliette (Michael) Sheedy, Jenna (Doug) Feigen, Andrea (Andrew) Uribe, Molly and Kelly; great-grandmother of Aaron, Megan, Alex, Andreas, Sam, Lara, Katelyn, Stephanie and Joseph; caring sister of Katherine Haveri, Pauline Palazzola, Dominic Lombardo and the late Sam Lombardo; dear aunt of many nieces and nephews; and loving friend of Nina Cajewski, Nathalie Guagenti leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Nathalie Guagenti and extend to her family and friends our sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Nathalie Guagenti.

TRIBUTE TO LATE VINCENT H. POWERS.

[R2010-1145]

WHEREAS, Vincent H. Powers has been called to eternal life by the wisdom of God; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Thomas R. Allen; and

WHEREAS, The beloved husband of the late Lillian; loving father of Tony (Rose) Powers, Michael V. Powers and Judy (Tom) Schindler; cherished grandfather of Mike (Melissa) Powers and Mary Schindler; dearest brother of James (Lu) Powers, Vivian "Sis" (the late Fred) Schuiz, the late Walter (Ginny) Powers and the late Anastasia Powers; dear uncle of Nevis Kohout; and devoted companion to his dog, Gunnie, Vincent Powers leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Vincent H. Powers and extend to his family and friends our sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Vincent H. Powers.

Presented By

ALDERMAN LAURINO (39th Ward):

CONGRATULATIONS EXTENDED TO ELIZABETH "BETTY" LAURINO ON 100TH BIRTHDAY.

[R2010-1146]

WHEREAS, Saturday, October 2, 2010, marked the 100th birthday of Elizabeth "Betty" Laurino nee Yanus, one of Chicago's most beloved and respected citizens; and

WHEREAS, The Chicago City Council has been informed of this joyous occasion by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Betty Laurino was born on October 2, 1910, the same year as the Chicago Union Stock Yards Fire. Cognizant of the history she has witnessed and contributed to -- from World War I to the 19th Amendment to the first man on the moon to the World Wide Web -- it is obvious that this cherished friend and family member is richly deserving of the adulation and good wishes she is offered; and

WHEREAS, Betty Laurino, an enthusiastic, admired and long-time resident of the Mayfair community in the 39th Ward, will celebrate her centennial birthday with her friends and family members, including her children, Petronella "Pat" Armenta and Anthony (Phyllis) Laurino, two grandchildren and three great-grandchildren on Sunday, October 24, 2010, at Monastero's Ristorante; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, assembled here this sixth day of October 2010, do hereby congratulate Elizabeth "Betty" Laurino on the occasion of her 100th birthday and do hereby extend our warmest and best wishes for her continued happiness, good health and prosperity; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Elizabeth "Betty" Laurino.

CONGRATULATIONS EXTENDED TO BEIJO DE CHOCOLAT ON WINNING SILVER AND BRONZE AWARDS AT CHOCOLATE SALON/TASTE TV COMPETITION.

[R2010-1147]

WHEREAS, In July 2010, Beijo de Chocolat participated in Chocolate Salon/Taste TV Midwest competition and received Silver and Bronze Awards; and

WHEREAS, The Chicago City Council has been informed of this great honor by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Beijo de Chocolat, owned by French Pastry Chef Laura Case, is a European style chocolate shop and café located on Chicago's Northwest Side. The shop boasts a fantastic collection of pastries, gourmet chocolates, French crepes and exotic toffees; and

WHEREAS, Thirty chocolatiers from across the Midwest participated in the Chocolate Salon/Taste TV Competition. Beijo de Chocolat was awarded Silver for its "Toffee Crunch" in the Toffee category and Bronze for its "Dark Chocolate Brigadeiro" in the Dark Chocolate category. Beijo de Chocolat was the only shop in the City of Chicago and one of only two shops in the entire State of Illinois to place in the top three; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010, do hereby offer our heartiest congratulations to Laura Case and Beijo de Chocolat on having received both Silver and Bronze Awards in the Chocolate Salon/Taste TV Competition and extend our best wishes for continued success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Laura Case of Beijo de Chocolat.

CONGRATULATIONS EXTENDED TO CHICAGO LATVIAN ASSOCIATION ON 75th ANNIVERSARY.

[R2010-1148]

WHEREAS, On Saturday, October 23, 2010, friends of the Chicago Latvian Association will gather to celebrate the 75th anniversary of this outstanding organization; and

WHEREAS, The City Council has been informed of this special occasion by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, From its inception, the Chicago Latvian Association (CLA) has served the Latvian-American community in Chicago by organizing concerts, plays, holiday festivities and other Latvian cultural events throughout the year. Since Latvia regained its independence in 1991, the CLA has been able to host performances by singers, musicians and artists from Latvia, helping the Latvian-American community to keep ties to its homeland; and

WHEREAS, The City of Chicago acknowledges the tremendously positive impact our fine community organizations have on the social fabric of our great city; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010, do hereby extend our heartiest congratulations to the Chicago Latvian Association on their 75th anniversary and extend our best wishes for continuing success and achievement; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Chicago Latvian Association.

CONGRATULATIONS EXTENDED TO WHOLE FOODS MARKET ON 30TH ANNIVERSARY.

[R2010-1149]

WHEREAS, Whole Foods Market first opened its doors in 1980 in Austin, Texas, and celebrated its 30th anniversary on September 20, 2010; and

WHEREAS, The City Council has been informed of this special occasion by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Whole Foods Market is the world's leader in natural and organic foods with more than 270 stores in North America and the United Kingdom; and

WHEREAS, Whole Foods Market's Core Values include: "Caring about Our Communities & Our Environment;" and

WHEREAS, Whole Foods Market has opened 17 stores in the Chicago area in 17 years, including the new Lincoln Park store, the third largest in the world after London; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010, do hereby extend our heartiest congratulations to Whole Foods Market on its 30th anniversary and extend our best wishes for continuing success and achievement; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to Whole Foods Market.

Presented By

**ALDERMAN LAURINO (39th Ward) And
ALDERMAN DOHERTY (41st Ward):**

TRIBUTE TO LATE NORINE M. DALY.

[R2010-1150]

WHEREAS, God in His infinite wisdom has called Norine M. Daly to her eternal reward; and

WHEREAS, The City Council has been informed of her passing by the Honorable Margaret Laurino, Alderman of the 39th Ward; and

WHEREAS, Norine Daly, the beloved wife of 56 years of Richard "Dick", was an active and vital member of her community. The loving mother of Mary Ann, Rick (Mary), John (Barb), Tom (Joyce), Mike (Mary), Nancy (Larry) Bourban, Joe (Julie), Katie (Jimmy) White, Marty (Tara) and Maggie; cherished grandmother of 24; great-grandmother of two; dear sister of Mary (the late Bob) Lewandowski, Rita (Corny) O'Donnell, the late Dan (Ingrid) Kelly and Mickey (Jeanne) Kelly; and fond aunt of many nieces and nephews, Norine Daly leaves a legacy of faith, compassion, dignity and love; and

WHEREAS, Norine Daly will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010, do hereby express our sorrow on the death of Norine Daly and extend to her family and friends our deepest sympathy; and

Be It Further Resolved, That a suitable copy of this resolution be presented to the family of Norine Daly.

Presented By

ALDERMAN DOHERTY (41st Ward):

**CONGRATULATIONS EXTENDED TO NORWOOD PARK SATELLITE SENIOR
CENTER ON ONE YEAR ANNIVERSARY.**

[R2010-1151]

WHEREAS, The Norwood Park Satellite Senior Center, located at 5801 North Natoma Avenue in Chicago on the grounds of Norwood Park is celebrating its one year anniversary on Thursday, September 23, 2010 from 3:00 P.M. to 5:00 P.M.; and

WHEREAS, The Chicago City Council has been informed of this occasion by the esteemed Alderman of the 41st Ward, Brian G. Doherty; and

WHEREAS, Mayor Richard M. Daley cut the ribbon to the newly constructed state-of-the-art senior center on September 19, 2009; and

WHEREAS, The Norwood Park Satellite Senior Center is managed by the Norwood Senior Network under an operating agreement with the Chicago Department of Family and Support Services; and

WHEREAS, The Senior Center includes a computer laboratory with nine work stations, a meeting room, a health screening area, a fitness center, a reading room and a dining area for use by Chicago Seniors and offers classes in computer training, dance, yoga and tai chi; and

WHEREAS, The Norwood Park Satellite Senior Center is a much needed and integral part of our community, providing quality services to our city's most valuable asset, our seniors; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, assembled here this sixth day of October 2010 A.D., do hereby express our gratitude and appreciation to the Norwood Park Satellite Senior Center, its staff, and those who made this fine institution possible, our thanks and best wishes for continuing, success; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the Norwood Park Satellite Senior Center.

Presented By

ALDERMAN REILLY (42nd Ward):

RECOGNITION OF EUGENE P. HEYTOW FOR OUTSTANDING CIVIC AND BUSINESS CONTRIBUTIONS.

[R2010-1152]

WHEREAS, Eugene P. Heytow, was born in Chicago, Illinois on May 30, 1934 and who upon his death at age 76 on August 26, 2010, had made outstanding contributions to the civic and business communities in the City of Chicago throughout his life; and

WHEREAS, Eugene P. Heytow, as leader of a group of investors, purchased Metropolitan Bank in 1964, Amalgamated Bank of Chicago in 1966, of which he was chairman of the board until his death and Oak Brook Bank in 1976; and

WHEREAS, As leader of Amalgamated Bank of Chicago, Eugene P. Heytow was a strong advocate of Chicago's labor organizations and through the Bank helped thousands of America's working men and women access needed banking and financial services; and

WHEREAS, Eugene P. Heytow helped shape the city's skyline by developing the McCormick Inn at McCormick Place, a 33 story high-rise apartment building at Clark and Elm, and the Essex, Ascot and Avenue Hotels on South Michigan Avenue; and

WHEREAS, Eugene P. Heytow also developed University Center Apartments, Academy Square Apartments and Sheraton and Ainslie Apartments in the City of Chicago, all mixed-use facilities that provided affordable housing for senior citizens and low-income individuals; and

WHEREAS, In 1980, Eugene P. Heytow was named chairman of the board of the Metropolitan Fair and Exposition Authority overseeing the management of McCormick Place; and

WHEREAS, Eugene P. Heytow also served as a member of the Illinois Capital Development Board which oversaw the construction of the State of Illinois Building, now known as the Thompson Center, and was appointed by his Eminence, John Patrick Cody, Cardinal Archbishop of Chicago, to serve on the Board of Maryville Academy; and

WHEREAS, Eugene P. Heytow was also a champion of Israel, serving on the Board of Israel Bonds and receiving the State of Israel Bond Man of the Year in 1980, and was a major contributor to Jewish charities throughout his life; and

WHEREAS, The Honorable Brendan Reilly, Alderman of the 42nd Ward, has introduced legislation to rename a portion of Monroe Street from Honorary Amalgamated Way to Honorary Eugene P. Heytow Way in recognition of his many civic and business accomplishments, now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, assembled on this sixth day of October 2010 A.D., do hereby celebrate the life and accomplishments of Eugene P. Heytow by renaming a portion of Monroe Street from Honorary Amalgamated Way to Honorary Eugene P. Heytow Way; and

Be It Further Resolved, That a suitable copy be prepared and presented to the family of Eugene P. Heytow as testimony to his wonderful life.

DECLARATION OF NOVEMBER 2010 AS "PANCREATIC CANCER AWARENESS MONTH" IN CHICAGO.

[R2010-1154]

WHEREAS, In 2010 an estimated 43,140 people will be diagnosed with pancreatic cancer and 36,800 will die from the disease in the United States; and

WHEREAS, Pancreatic cancer is the deadliest common cancer and the fourth leading cause of cancer death in the United States; and

WHEREAS, Seventy-five percent of pancreatic cancer patients die within the first year of their diagnosis and 95 percent of pancreatic cancer patients die within five years of first diagnosis; and

WHEREAS, Approximately 745 cases of pancreatic cancer will be diagnosed and 635 deaths will occur in Cook County from pancreatic cancer in 2010; and

WHEREAS, There is no cure for pancreatic cancer and there have been no significant improvements in early detection, treatment methods, or survival rates in the last 40 years; and

WHEREAS, When symptoms of pancreatic cancer present themselves, it is usually too late for an optimistic prognosis, and the average life expectancy of those diagnosed with metastasized pancreatic cancer is only three to six months; and

WHEREAS, The incidence of pancreatic cancer is 40 to 50 percent higher in African-Americans than in other ethnic groups; and

WHEREAS, The Federal Government invests less money in pancreatic cancer research than it does in any of the other leading cancers; and

WHEREAS, Important research into the causes and treatment of pancreatic cancer is currently being conducted at Northwestern Memorial Hospital and other Chicago medical institutions; and

WHEREAS, The good health and well-being of the residents of City of Chicago are enhanced as a direct result of increased awareness about pancreatic cancer and research into early detection, causes and effective treatments; and

WHEREAS, The Pancreatic Cancer Action Network is the first and only national patient advocacy organization that serves the pancreatic cancer community in the City of Chicago and nationwide by focusing its efforts on public policy, research funding, patient services, and public awareness and education related to developing effective treatments and cure for pancreatic cancer; and

WHEREAS, The Pancreatic Cancer Action Network and its affiliate in Chicago support those patients currently battling pancreatic cancer, as well as to those who have lost their lives to the disease, and are committed to nothing less than a cure; and

WHEREAS, The entirely volunteer membership of the Pancreatic Cancer Network's Chicago chapter, and generous Chicago residents, including many students from St. Ignatius College Preparatory High School have raised over \$985,000 in donations since 2008 for Pancreatic Cancer from the annual Chicago PurpleStride Fund-raising Walk; now, therefore,

Be It Resolved, That the City of Chicago designate the month of November, 2010 as "Pancreatic Cancer Awareness Month" in Chicago.

Presented By

ALDERMAN DALEY (43rd Ward):

CONGRATULATIONS EXTENDED TO PETER JAMES SIFNOTIS ON 90TH BIRTHDAY.

[R2010-1155]

WHEREAS, Peter James Sifnotis, a longtime Chicago resident, celebrated the joyful occasion of his 90th birthday; and

WHEREAS, Peter J. Sifnotis was happily married to the late Gladys "Evelyn" Brookbank; Peter and his twin, the late Paul James entered this world on September 21, 1920, shared their parents attention with siblings, Harriet, Angeline, Artemis and Nicholas; and

WHEREAS, Peter J. Sifnotis is the much-beloved father of two sons, George Paul and the late John Thomas, and grandfather to Christopher John, Peter George and Amanda Noelle; and

WHEREAS, Beyond his love of family, Peter J. Sifnotis has generously given of himself to many worthwhile civic and social causes; and

WHEREAS, Peter J. Sifnotis served with distinction in the U.S. Army Air Corps, enlisting on August 25, 1942 and returning home in February of 1946; and

WHEREAS, For more than 35 years, Peter J. Sifnotis served the residents of the City of Chicago as an engineer; and

WHEREAS, Peter J. Sifnotis is an individual of great integrity and accomplishment who is exceedingly worthy of our great respect and admiration; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, assembled this sixth day of October 2010, do hereby extend our heartiest congratulations on nine decades of productive life and wish him continued health and happiness for years to come; and

Be It Further Resolved, That a suitable copy of this resolution be presented to Peter J. Sifnotis.

Presented By

***ALDERMAN DALEY (43rd Ward) And
ALDERMAN TUNNEY (44th Ward):***

TRIBUTE TO LATE RICHARD J. CURRY.

[R2010-1156]

WHEREAS, Chicago Police Officer Richard J. Curry, who has represented the most exalted level of public service for some 40 years, has been called to his eternal rest at the age of 63; and

WHEREAS, This honorable body has been informed of his transition by the esteemed Alderman of the 43rd Ward, Vi Daley, and the esteemed Alderman of the 44th Ward, Thomas Tunney; and

WHEREAS, Richard J. Curry was born July 4, 1947, to John and Marguerite on Chicago's Northwest Side where later Richard met and was united in holy matrimony with Bridget for 38 years; the couple is blessed with three children, two boys, John and Michael and a daughter, Caty; and

WHEREAS, Richard J. Curry attended Immaculate Conception Elementary School in the Norwood Park community and Weber High School, where he played football in 1964 winning the city's Prep Bowl. Richard later coached football at Immaculate Conception and Weber High School for many years; and

WHEREAS, Richard J. Curry having joined the department in 1970, starting out at the Town Hall District in Lakeview, then in the North Sides' Belmont District, has given tirelessly of his time and energies in maintaining public peace through respect for and enforcement of the law. His example of selfless dedication is a source of pride to all citizens; and

WHEREAS, Richard became friends with many residents on the blocks he patrolled, among those were former Chicago Bears Safety, Gary Fencik and Chicago radio personality "Big Al" Lerner; and

WHEREAS, Even with Mr. Curry's health failing, he remained active in the St. Jude League, insisting on attending the St. Jude Memorial March, which commemorates fallen Chicago police officers; and

WHEREAS, Richard J. Curry is survived by his wife, Bridget; two sons, John and Michael; a daughter, Caty; and seven grandchildren; now, therefore,

Be It Resolved, That we, the Mayor and members of the City of Chicago City Council, assembled this sixth day of October 2010 A.D., do hereby commemorate the life of Chicago Police Officer Richard J. Curry and that on behalf of all the citizens of the City of Chicago do hereby offer our heartfelt sympathy to his family, friends and loved ones; and

Be It Further Resolved, That suitable copies of this resolution are presented to the wife and children of Richard J. Curry.

Presented By

ALDERMAN TUNNEY (44th Ward):

CONGRATULATIONS EXTENDED TO NORMAN J. GROETZINGER ON RETIREMENT AS EXECUTIVE DIRECTOR OF COUNSELING CENTER OF LAKEVIEW.

[R2010-1157]

WHEREAS, On September 26, 2010, Norman Groetzinger, an outstanding citizen and member of his community, retired as executive director of the Counseling Center of Lakeview; and

WHEREAS, For the past 35 years, not only has Norman J. Groetzinger served in that capacity, he has also served on the boards of the 44th Ward Community Directed Development Council, the Lakeview Action Coalition, the Central Lakeview Merchants' Association, the Chicago Public Welfare Coalition, the Lincoln Belmont Pantry, the Cross Roads Fund and a variety of other philanthropic organizations; and

WHEREAS, Norman J. Groetzinger has lead his agency's proactive response to their service areas unique needs by establishing such programs as Child and Adolescent Services Program, Gay Horizons, that is now known as the Center on Halsted, the

home-based program that provides services to the elderly and mentally ill, a geriatric psychosocial rehabilitation services program, a case management and "deflection from hospitalization" program that serves the homeless as well as the mentally ill; the Alternatives to Hospitalization program that is now known as Assertive Community Treatment and now a part of the Community Support Team, and Proyecto Asistencia Social that began offering immigration services in the early 1990s; and

WHEREAS, Norman J. Groetzinger earned a M.A. in health policy and planning from the University of Chicago's School of Social Service and Administration, a M.A. in theology from the University of Chicago's Meadville Theological School and a M.A. in East Asian studies from Yale University. Previous to his capacity as executive director, he served with the Mary Crane Nursery School, the Logan Square Church, the North Center for Handicapped Children and the Philadelphia Tutorial Project. Before living in this city, he and his wife, Linda, served as Peace Corps volunteers in the state of Madhya Pradesh in central India; and

WHEREAS, The Honorable Thomas Tunney, Alderman of the 44th Ward, has apprised this august body of the significant milestone of this remarkable and devoted community advocate; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby salute Norman J. Groetzinger on the occasion of his retirement and express our heartfelt best wishes for health, happiness, and success in all endeavors he may wish to undertake in the future; and

Be It Further Resolved That a suitable copy of this resolution be prepared and presented to Norman J. Groetzinger.

Presented By

ALDERMAN LEVAR (45th Ward):

TRIBUTE TO LATE MARY BECKER.

[R2010-1158]

WHEREAS, On Saturday, March 13, 2010, Mary Becker, outstanding citizen and beloved friend had been called to eternal life by the wisdom of God; and

WHEREAS, A cherished friend and good neighbor to all, Mary Becker had enriched the lives of the young and the old. She will be deeply missed but the memory of her character, intelligence and compassion will live on in those who knew and loved her; and

WHEREAS, Mary Becker's legacy is her family. She was the beloved wife of the late Robert W. Becker, Sr., loving mother of Kathryn (John) Klee and Robert (Janice) Becker and the devoted grandmother of McKenzie Klee, Robert W. III and Gerald P. Becker; and

WHEREAS, This august body has been informed of her passing by the Honorable Patrick J. Levar, Alderman of the 45th Ward; and

WHEREAS, Her love of life and ability to live it to the fullest endeared Mary Becker to her family members, friends and all who knew her and enabled her to enrich their lives in ways they will never forget; and

WHEREAS, Mary Becker leaves to celebrate her life and cherish her memory her loving and devoted family members and friends; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby commemorate Mary Becker for her grace-filled life and do hereby join her loved ones in celebrating the life of this wonderful woman and outstanding citizen; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Mary Becker.

TRIBUTE TO LATE DOUGLAS MAC REYNOLDS CURTIS.

[R2010-1159]

WHEREAS, Almighty God in His infinite wisdom and judgment has called Douglas MacReynolds Curtis, from this life to eternity, at the age of 87; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Patrick J. Levar, Alderman of the 45th Ward; and

WHEREAS, The loving husband of Georgina Curtis and the late Dolores Curtis; loving father of Heather (William) Andersen; devoted grandfather of Matthew, Christopher and Will Andersen; dear brother of Jessee Arth, Opal MacReynolds Curtis and Malcolm Curtis; and dear uncle of several nieces and nephews; and a friend of many, Douglas MacReynolds Curtis leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby express our sorrow on the death of Douglas MacReynolds Curtis and extend to his family and loved ones our sincere condolence; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Douglas MacReynolds Curtis.

TRIBUTE TO LATE PHIL KRONE.

[R2010-1160]

WHEREAS, Almighty God in His infinite wisdom has called Phil Krone, outstanding citizen and beloved friend, to his eternal rest at the age of 69; and

WHEREAS, This honorable body has been informed of Mr. Krone's death by the esteemed alderman of the 45th Ward, Patrick J. Levar; and

WHEREAS, On Sunday, August 22, 2010, Mr. Phil Krone, a longtime political adviser to former Democratic State Senator Thomas Hynes, former Attorney General Neil Hartigan and Mayor Richard M. Daley, passed away after a long battle with liver cancer; and

WHEREAS, A native of Chicago, Phil Krone was a graduate of Lakeview High School, attended Haverford College then graduated from Roosevelt University. Phil Krone entered politics in 1963 at the age of 21 when he ran for alderman of the 46th Ward. His political career ended with his resignation in 1973 after which he switched back to the Democratic Party and decided he was done with running for office. Phil focused on being a political adviser and became one of the best known consultants in Chicago; and

WHEREAS, Mr. Phil Krone and the former Joan Powell, an Eastern Airlines flight attendant, were joined in marriage in 1973 and was later blessed with the birth of their loving son, James; and

WHEREAS, Mr. Phil Krone was instrumental in saving Jackson Boulevard from being razed. He had gotten the city to spend \$300,000 on improvements to the block and in November 1976 the 1500 block of West Jackson Boulevard was designated a historic landmark; and

WHEREAS, Mr. Phil Krone's love of the City of Chicago and for its citizens can be summarized by quoting his loving wife, Joan, "Even when he was sick, he was still constantly on the phone, taking calls, talking to people. He touched so many lives and he had many passions in life. But his biggest passion was helping people"; now, therefore,

Be It Resolved, That we, the Mayor and members of the Chicago City Council, gathered here this sixth day of October 2010 A.D., do hereby express our sorrow on the death of Mr. Phil Krone and extend our sincere condolences to his family and friends; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Mr. Phil Krone.

TRIBUTE TO LATE JANICE M. KOTWICA.

[R2010-1161]

WHEREAS, Almighty God in His infinite wisdom and judgment has called Janice M. Kotwica, an outstanding citizen and beloved friend, from this life to eternity; at the age of 56; and

WHEREAS, The Chicago City Council has been informed of her passing by the Honorable Patrick J. Levar, Alderman of the 45th Ward; and

WHEREAS, The devoted daughter of John and Jean Kotwica, dear sister of Jerry (Elizabeth) and Joyce (Wayne) Lipski, and cherished aunt of Christine, Mark, Brian, Sarah and Megan; and

WHEREAS, To all who knew Janice M. Kotwica she was considered a bright beacon of thoughtfulness towards others; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby extend to her family and loved ones of Janice M. Kotwica and express our hope that the coldness of their grief be soon replaced by their warm memories of her; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Janice M. Kotwica.

TRIBUTE TO LATE JOSEPH J. NOVELLE.

[R2010-1162]

WHEREAS, Almighty God in His infinite wisdom and judgment has called Joseph J. Novelle, an outstanding citizen and beloved friend, from this life to eternity; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Patrick J. Levar, Alderman of the 45th Ward; and

WHEREAS, Joseph J. Novelle, the cherished husband and life partner of Carol, (nee Janka), devoted father of Kathleen (Michael) Bawiec, Cynthia (John) Ostrega, and Anthony (Sharon); fond brother of Robert (Sandra) and Donald (Sharon); loving grandfather of Jocelyn, Lauren, Evan, Rachel, Jason, and Ryan, and the past president of the Columbian Club of Chicago, will be deeply missed; and

WHEREAS, To his loving wife, children, and grandchildren Joseph J. Novelle imparts a legacy of love faithfulness, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby commemorate Joseph J. Novelle for his grace-filled life and do hereby express our condolences to his family and loved ones; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Joseph J. Novelle.

TRIBUTE TO LATE DINO PAPAHRONIS.

[R2010-1163]

WHEREAS, Dino Papahronis has been called to etemal life by the wisdom of Almighty God at the age of 71; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Patrick J. Levar, Alderman of the 45th Ward; and

WHEREAS, A man committed to excellence who maintained a high level of integrity, Dino Papahronis was the cherished brother of Penelope (late Theophilus) Gevelis in Greece, John (Gail) Papahronis and Georgia (late Ellias) Dimitrakakis; dear uncle of many nieces and nephews in the United States and in Greece; owner of Big Top Restaurant for 35 years and former owner of Monique and Dino's Coiffeur de Paris Salon on Rush Street; and

WHEREAS, The hard work, sacrifice and dedication of Dino Papahronis serve as an example to all. He was an individual of great integrity and accomplishment who will be dearily missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Dino Papahronis imparts a legacy of faithfulness, love, service and dignity; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby express our sorrow on the death of Dino Papahronis and extend to his family and loved ones our sincere condolence; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Dino Papahronis.

Presented By

**ALDERMAN LEVAR (45th Ward) And
ALDERMAN ALLEN (38th Ward):**

TRIBUTE TO LATE JOHN RICHARD TAYLOR, JR.

[R2010-1164]

WHEREAS, Almighty God in His infinite wisdom and judgment has called John Richard Taylor, Jr., outstanding citizen and beloved friend, from this life to eternity; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Patrick J. Levar, Alderman of the 45th Ward and the Honorable Thomas R. Allen, Alderman of the 38th Ward; and

WHEREAS, The loving husband of Rosetta, nee Skittone; devoted father of John Richard III (Susan), Joseph (Kathy), Robert (Vicki), David (Lori), Christopher (Marina), Mary (Tom) Sticha, Jean (Michael) Lundin, Timothy (Patricia), Thomas (Teresa), Rosetta (Daniel) Metz and the late James; cherished grandfather of 38; loving great-grandfather of four; dear son of the late John Richard, Sr. and Irene; loving brother of Irene (late Robert) Delisle, and is predeceased by three sisters; a fond uncle of many nieces and nephews; and a friend of many, John Richard Taylor, Jr. leaves a legacy of faith, dignity, compassion and love; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby express our sorrow on the death of John Richard Taylor, Jr. and extend to his family and loved ones our sincere condolence; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of John Richard Taylor, Jr.

Presented By

ALDERMAN SCHULTER (47th Ward):

TRIBUTE TO LATE KEN I. WIDDES

[R2010-1165]

WHEREAS, Almighty God in His infinite wisdom has called to his eternal reward Ken I. Widdes, beloved husband, father, and friend; and

WHEREAS, The Chicago City Council has been informed of his passing by 47th Ward Alderman Gene Schulter; and

WHEREAS, Ken Widdes was the beloved husband for 31 years of Lorna Widdes; and

WHEREAS, Ken was the devoted and proud father of Jason, Michael and Sarah; and

WHEREAS, To his family and friends, Ken will be deeply missed, but the memory of his character and his unceasing love and dedication will live on in those who knew and loved him; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby extend our heartfelt sympathies to the family of Ken I. Widdes and extend our gratitude to the contributions he made to his community; and

Be It Further Resolved, That a suitable copy of this resolution be prepared and presented to the family of Ken I. Widdes.

DECLARATION OF OCTOBER 3, 2010 AS "GERMAN-AMERICAN DAY" IN CHICAGO.

[R2010-1166]

WHEREAS, One of the wonders of the great City of Chicago is its enviable cultural heritage, with contributions from every corner of the globe; and,

WHEREAS, Among the earliest settlers in Chicago were the Germans, who brought their rich culture to blend with the native and foreign cultures in our nation, which were established in the last century; and,

WHEREAS, The bountiful German heritage, which has greatly influenced our country, including, but by no means limited to language, business, government, law, science, athletics, religion, literature, music, art and cuisine, enriches our lives daily, and our German-American population is one of the most civic-minded, influential and educated among our citizens and has brought diversity to Chicago and throughout the United States of America; and,

WHEREAS, Many civic organizations joined together at Saint Benedict's Church on October 3, 2010 to observe and commemorate the great benefits of the German-American heritage and the outstanding contributions of our German-American citizens; now, therefore,

Be It Resolved, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this sixth day of October 2010 A.D., do hereby declare October 3, 2010 to be known as "German-American Day" in Chicago and call to public attention the contributions of German-American citizens.

MATTERS PRESENTED BY THE ALDERMEN.

***(Presented By Wards, In Order, Beginning
With The First Ward)***

Arranged under the following subheadings:

1. Traffic Regulations, Traffic Signals and Traffic-Control Devices.
2. Zoning Ordinance Amendments.
3. Claims.
4. Unclassified Matters (arranged in order according to ward numbers).
5. Free Permits, License Fee Exemptions, Cancellation of Warrants for Collection and Water Rate Exemptions, Et Cetera.

1. TRAFFIC REGULATIONS, TRAFFIC SIGNS AND TRAFFIC-CONTROL DEVICES.

Referred -- ESTABLISHMENT OF LOADING ZONES.

The aldermen named below presented proposed ordinances to establish loading zones at the

locations designated and for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location, Distance And Time
JACKSON (7 th Ward)	East 75 th Street (south side) from South Yates Boulevard to a point 40 feet east thereof -- 11:00 A.M. to 9:00 P.M. -- Monday through Saturday; [PO2010-5932] East 79 th Street (south side) from South Crandon Avenue to a point 60 feet east thereof -- 7:00 A.M. to 9:00 A.M. and 4:00 P.M. to 6:00 P.M. -- Monday through Friday; [PO2010-5901]
FOULKES (15 th Ward)	West 63 rd Street, at 3536 -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday; [PO2010-6077]
BROOKINS (21 st Ward)	West 95 th Street, at 124 -- 8:00 A.M. to 1:00 P.M. -- Monday through Friday; [PO2010-6061]
BURNETT (27 th Ward)	North Morgan Street, at 155, between West Randolph Street and West Lake Street -- 9:00 A.M. to 6:00 P.M. -- Monday through Friday; [PO2010-5893] West Washington Street, at 1248, between North Racine Avenue and North Elizabeth Street -- at all times -- daily; [PO2010-5892]
WAGUESPACK (32 nd Ward)	North Ashland Avenue, at 2510 -- one vehicle -- 9:00 A.M. to 5:00 P.M. -- Monday through Saturday; [PO2010-5882]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102871

Alderman

Location, Distance And Time

North Ashland Avenue, at 2750 -- one vehicle -- 7:00 A.M. to 7:00 P.M.
-- Monday through Friday and 10:00 A.M. to 6:00 P.M. -- Saturday and
Sunday;

[PO2010-5881]

MELL

(33rd Ward)

West Irving Park Road, at 2952 -- 2954 -- 15 minute limit with flashing
lights -- 8:00 A.M. to 9:00 P.M. -- daily;

[PO2010-5869]

REILLY

(42nd Ward)

North Dearborn Street, at 520 -- two vehicles -- 15 minute limit --
5:00 P.M. to 3:00 A.M. -- daily;

[PO2010-5980]

DALEY

(43rd Ward)

West Fullerton Avenue, at 1118 -- one vehicle -- 9:00 A.M. to 9:00 P.M.
-- Monday through Saturday;

[PO2010-5883]

North Halsted Street, at 1623 -- one vehicle -- 5:00 P.M. to 10:00 P.M. --
Tuesday through Sunday;

[PO2010-5889]

SCHULTER

(47th Ward)

North Lincoln Avenue, at 3927 -- 15 minute limit -- unattended vehicles
must have flashing lights -- 11:00 A.M. to 8:00 P.M. -- Monday through
Saturday;

[PO2010-6063]

North Lincoln Avenue, at 4913 -- 15 minute limit with flashing lights --
10:00 A.M. to 8:00 P.M. -- Monday through Friday.

[PO2010-6065]

Referred -- AMENDMENT OF LOADING ZONES.

The aldermen named below presented proposed ordinances to amend previously passed ordinances which established loading zones at the locations designated and for the distances

and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman Location, Distance And Time

MORENO
(1st Ward)

Amend ordinance by striking: "North Claremont Avenue, at 1556".
[PO2010-6021]

TUNNEY
(44th Ward)

Amend ordinance passed May 5, 2004 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 22817) by striking: "44th Ward, West Belmont Avenue, at 1258 (north side) from a point 65 feet east of North Lakewood Avenue to a point 25 feet east thereof -- 15 minute loading zone -- unattended vehicle must have flashing lights -- tow-away zone after 15 minutes -- 9:00 A.M. to 12:00 A.M.". [PO2010-5956]

SCHULTER
(47th Ward)

Amend ordinance passed December 13, 2006 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 94165) which reads: "West Byron Street, at 1801 -- 15 minute limit with flashing lights -- 8:00 A.M. to 1:00 P.M." by striking: "8:00 A.M. to 1:00 P.M." and inserting in lieu thereof: "8:00 A.M. to 5:00 P.M.". [PO2010-6067]

Referred -- PROHIBITION OF PARKING AT ALL TIMES.

The aldermen named below presented proposed ordinances to prohibit at all times the parking of vehicles at the locations designated and for the distances specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman Location And Distance

DOWELL
(3rd Ward)

South Laflin Street, at 4514 (Handicapped Parking Permit 70475);
[PO2010-5834]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102873

Alderman

Location And Distance

PRECKWINKLE

(4th Ward)

South Woodlawn Avenue, at 5460 (Handicapped Parking Permit 77356);
[PO2010-6029]

LYLE

(6th Ward)

South Normal Avenue, at 7035 (Handicapped Parking Permit 76709);
[PO2010-5938]

East 83rd Street, at 211 (Handicapped Parking Permit 43610);
[PO2010-5939]

HARRIS

(8th Ward)

South Anthony Avenue, at 8270 (Handicapped Parking Permit 77467);
[PO2010-6019]

South Constance Avenue, at 8447 (Handicapped Parking
Permit 77464);
[PO2010-6044]

South Cregier Avenue, at 8619 (Handicapped Parking Permit 73234);
[PO2010-5844]

South Dorchester Avenue, at 7923 (Handicapped Parking
Permit 73265);
[PO2010-5850]

South Kenwood Avenue, at 7942 (Handicapped Parking Permit 73244);
[PO2010-5849]

South Ridgeland Avenue, at 7924 (Handicapped Parking Permit 72542);
[PO2010-5851]

BEALE

(9th Ward)

South Dr. Martin Luther King, Jr. Drive, at 11402 (Handicapped Parking
Permit 73017);
[PO2010-5911]

Alderman

Location And Distance

POPE(10th Ward)

South Avenue M, at 10106 (Handicapped Parking Permit 75896);
[PO2010-6040]

BALCER(11th Ward)

South Bell Avenue, at 3432 (Handicapped Parking Permit 73301);
[PO2010-5858]

South Emerald Avenue, at 3634 (Handicapped Parking Permit 73317);
[PO2010-5853]

South Farrell Street, at 2913 (Handicapped Parking Permit 73318);
[PO2010-5852]

South Farrell Street, at 3014 (Handicapped Parking Permit 73316);
[PO2010-5854]

South Leavitt Street, at 3620 (Handicapped Parking Permit 70841);
[PO2010-5861]

South Paulina Street, at 3604 (Handicapped Parking Permit 73299);
[PO2010-5859]

South Union Avenue, at 2820 (Handicapped Parking Permit 73314);
[PO2010-5848]

South Wallace Street, at 4041 (Handicapped Parking Permit 78119);
[PO2010-5856]

South Wells Street, at 3227 (Handicapped Parking Permit 78118);
[PO2010-5855]

West 42nd Place, at 518 (Handicapped Parking Permit 73300);
[PO2010-5860]

CÁRDENAS(12th Ward)

South Bell Avenue, at 3357 (Handicapped Parking Permit 77449);
[PO2010-5967]

South Campbell Avenue, at 4123 (Handicapped Parking Permit 77445);
[PO2010-5978]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102875

Alderman

Location And Distance

South Leavitt Street, at 3317 (Handicapped Parking Permit 77448);
[PO2010-5977]

South Washtenaw Avenue, at 4415 (Handicapped Parking
Permit 77414);
[PO2010-6027]

West 23rd Place, at 2732 (Handicapped Parking Permit 77452);
[PO2010-5968]

OLIVO
(13th Ward)

South Austin Avenue, at 6009 (Handicapped Parking Permit 73169);
[PO2010-6078]

South Kenneth Avenue, at 6833 (Handicapped Parking Permit 76939);
[PO2010-5974]

South Komensky Avenue, at 6241 (Handicapped Parking Permit 76944);
[PO2010-5985]

South Kostner Avenue, at 5919 (Handicapped Parking Permit 72094);
[PO2010-5984]

West 61st Place, at 3625 (Handicapped Parking Permit 76941);
[PO2010-5975]

West 64th Street, at 6053 (Handicapped Parking Permit 68434);
[PO2010-6079]

West 69th Place, at 3917 (Handicapped Parking Permit 76920);
[PO2010-5976]

BURKE
(14th Ward)

West 40th Street, at 3134 (Handicapped Parking Permit 70734);
[PO2010-5866]

West 54th Place, at 3412 (Handicapped Parking Permit 76740);
[PO2010-5865]

FOULKES
(15th Ward)

South Artesian Avenue, at 6704 (Handicapped Parking Permit 72938);
[PO2010-5973]

Alderman

Location And Distance

South Wolcott Street, at 5607 (Handicapped Parking Permit 70195);
[PO2010-6041]

THOMPSON
(16th Ward)

South Carpenter Street, at 5426 (Handicapped Parking Permit 72479);
[PO2010-5907]

South Wood Street, at 5138 (Handicapped Parking Permit 76801);
[PO2010-5929]

West 64th Street, at 1206 (Handicapped Parking Permit 72484);
[PO2010-6025]

LANE
(18th Ward)

South Damen Avenue, at 8621 (Handicapped Parking Permit 75859);
[PO2010-5943]

South Trumbull Avenue, at 7745 (Handicapped Parking Permit 71048);
[PO2010-5942]

West 82nd Street, at 2050 (Handicapped Parking Permit 65864);
[PO2010-5947]

COCHRAN
(20th Ward)

South Bishop Street, at 4714 (Handicapped Parking Permit 72387);
[PO2010-5964]

South Bishop Street, at 4838 (Handicapped Parking Permit 72042);
[PO2010-5899]

BROOKINS
(21st Ward)

South Eggleston Avenue, at 8932 (Handicapped Parking Permit 76325);
[PO2010-6043]

South Justine Street, at 7912 (Handicapped Parking Permit 76326);
[PO2010-6024]

South Morgan Street, at 8128 (Handicapped Parking Permit 71067);
[PO2010-6042]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102877

Alderman

Location And Distance

South Racine Avenue, at 8742 (Handicapped Parking Permit 71446);
[PO2010-5972]

South Stewart Avenue, at 9131 (Handicapped Parking Permit 76166);
[PO2010-6058]

South Winchester Avenue, at 8744 (Handicapped Parking Permit
71436);
[PO2010-5971]

West 97th Place, at 1317 (Handicapped Parking Permit 70218);
[PO2010-6062]

ZALEWSKI
(23rd Ward)

South Austin Avenue, at 5105 (Handicapped Parking Permit 77774);
[PO2010-5958]

South Kenneth Avenue, at 5004 (Handicapped Parking Permit 77783);
[PO2010-5912]

South Kildare Avenue, at 4729 (Handicapped Parking Permit 73046);
[PO2010-6038]

South Lamon Avenue, at 4740 (Handicapped Parking Permit 77064);
[PO2010-5913]

South Mason Avenue, at 5235 (Handicapped Parking Permit 67763);
[PO2010-5919]

South Mason Avenue, at 5500 (Handicapped Parking Permit 77766);
[PO2010-5957]

South Merhmac Avenue, at 5305 (Handicapped Parking Permit 77778);
[PO2010-5914]

South Mobile Avenue, at 5105 (Handicapped Parking Permit 73055);
[PO2010-5920]

South Nashville Avenue, at 5443 (Handicapped Parking Permit 77779);
[PO2010-5921]

South Nashville Avenue, at 5705 (Handicapped Parking Permit 73128);
[PO2010-5963]

Alderman

Location And Distance

South Neenah Avenue, at 5153 (Handicapped Parking Permit 73135);
[PO2010-5959]

South Neenah Avenue, at 6154 (Handicapped Parking Permit 77746);
[PO2010-6028]

South Newcastle Avenue, at 5526 (Handicapped Parking Permit 72213);
[PO2010-5915]

DIXON(24th Ward)

West Harrison Street, at 3431 (Handicapped Parking Permit 72960);
[PO2010-6075]

South Kildare Avenue, at 1327 (Handicapped Parking Permit 72968);
[PO2010-5902]

West Van Buren Street, at 4417 (Handicapped Parking Permit 76425);
[PO2010-6072]

West 21st Street, at 4037 (Handicapped Parking Permit 70671);
[PO2010-5981]

West 21st Street, at 4221 (Handicapped Parking Permit 52858);
[PO2010-5903]

SOLIS(25th Ward)

West Cullerton Street, at 2113;
[PO2010-5838]

South Paulina Street, at 1606 (Handicapped Parking Permit 77352);
[PO2010-5833]

West 21st Place, at 1803 (Handicapped Parking Permit 77352);
[PO2010-5842]

West 21st Street, at 2142 (Handicapped Parking Permit BA16126);
[PO2010-5843]

West 23rd Street, at 2138;
[PO2010-5841]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102879

Alderman

Location And Distance

MALDONADO

(26th Ward)

North Albany Avenue, at 1857 (Handicapped Parking Permit 71637);
[PO2010-5922]

West Wabansia Avenue, at 3721 (Handicapped Parking Permit 71693);
[PO2010-5925]

BURNETT

(27th Ward)

North Harding Avenue, at 1119 (Handicapped Parking Permit 75953);
[PO2010-5891]

North Monticello Avenue, at 819 (Handicapped Parking Permit 75941);
[PO2010-5900]

West Ohio Street, at 1125 (Handicapped Parking Permit 71356);
[PO2010-5905]

E. SMITH

(28th Ward)

West Washington Boulevard, at 4749 (Handicapped Parking Permit
71879);
[PO2010-5945]

GRAHAM

(29th Ward)

West Adams Street, at 5223 (Handicapped Parking Permit 68866);
[PO2010-5886]

West Adams Street, at 5343 (Handicapped Parking Permit 72589);
[PO2010-5898]

West Congress Parkway, at 5248 (Handicapped Parking Permit 68455);
[PO2010-5887]

North Major Avenue, at 1742 (Handicapped Parking Permit 68462);
[PO2010-5896]

West Monroe Street, at 5317 (Handicapped Parking Permit 72582);
[PO2010-5890]

Alderman	Location And Distance
<i>REBOYRAS</i> (30 th Ward)	West Cortland Street, at 3949 (Handicapped Parking Permit 7164); [PO2010-6069] West Palmer Street, at 4015 (Handicapped Parking Permit 71687); [PO2010-6048]
<i>SUAREZ</i> (31 st Ward)	West Belden Avenue, at 5021 (Handicapped Parking Permit 72733); [PO2010-5885] West Deming Place, at 5329 (Handicapped Parking Permit 70930); [PO2010-6248] West Drummond Place, at 5034 (Handicapped Parking Permit 72750); [PO2010-5884] North Leclair Avenue, at 2035 (Handicapped Parking Permit 71265); [PO2010-5918] West Parker Avenue, at 4920 (Handicapped Parking Permit 72741); [PO2010-5917]
<i>MELL</i> (33 rd Ward)	North Lawndale Avenue, at 4633 (Handicapped Parking Permit 71785); [PO2010-5875]
<i>AUSTIN</i> (34 th Ward)	South Aberdeen Street, at 9944 (Handicapped Parking Permit 73202); [PO2010-5877] South May Street, at 11652 (Handicapped Parking Permit 76947); [PO2010-6045]
<i>COLÓN</i> (35 th Ward)	North Central Park Avenue, at 3352 (Handicapped Parking Permit 76089); [PO2010-5839]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102881

Alderman

Location And Distance

West Cortland Street, at 2916 (Handicapped Parking Permit 71402);
[PO2010-5847]

North Mozart Street, at 1845 (Handicapped Parking Permit 76984);
[PO2010-5840]

RICE

(36th Ward)

West Harlem Avenue, from 7112 to 7120;
[PO2010-6076]

North Newcastle Avenue, at 2652 (Handicapped Parking Permit 71746);
[PO2010-6047]

MITTS

(37th Ward)

North Lorel Avenue, at 852 (Handicapped Parking Permit 76145);
[PO2010-6056]

West Rice Street, at 4408 (Handicapped Parking Permit 64652);
[PO2010-6055]

West Superior Street, at 4950 (Handicapped Parking Permit 72976);
[PO2010-6053]

West Wabansia Avenue, at 4912 (Handicapped Parking Permit 70946);
[PO2010-5897]

West Walton Street, at 4433 (Handicapped Parking Permit 72996);
[PO2010-6073]

ALLEN

(38th Ward)

North Neva Avenue, at 3818 (Handicapped Parking Permit 72859);
[PO2010-5916]

West School Street, at 5008 (Handicapped Parking Permit 68172);
[PO2010-5933]

LAURINO

(39th Ward)

North Bernard Street, at 5220 (Handicapped Parking Permit 70060);
[PO2010-5950]

Alderman

Location And Distance

North Keeler Avenue, at 4927 (Handicapped Parking Permit 71165);
[PO2010-5888]

North Keystone Avenue, at 4647 (Handicapped Parking Permit 72899);
[PO2010-5946]

North Ridgeway Avenue, at 4902 (Handicapped Parking Permit 72918);
[PO2010-5955]

DOHERTY
(41st Ward)

North Oketo Avenue, at 6755 (Handicapped Parking Permit 67974);
[PO2010-5904]

LEVAR
(45th Ward)

West Higgins Avenue, at 5757 (Handicapped Parking Permit 76234);
[PO2010-6039]

SCHULTER
(47th Ward)

West Belle Plaine Avenue, at 1715 (Handicapped Parking
Permit 72304);
[PO2010-6064]

MOORE
(49th Ward)

West Estes Avenue, at 1942 (Handicapped Parking Permit 77096);
[PO2010-5864]

STONE
(50th Ward)

North Albany Avenue, at 6323 (Handicapped Parking Permit 68419);
[PO2010-5934]

North Albany Avenue, at 6325 (Handicapped Parking Permit 68416);
[PO2010-5937]

North Artesian Avenue, at 6244 (Handicapped Parking Permit 68411);
[PO2010-5949]

North Francisco Avenue, at 6207 (Handicapped Parking Permit 68413);
[PO2010-5953]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102883

Alderman

Location And Distance

West Lunt Avenue, at 2055 (Handicapped Parking Permit 68422);
[PO2010-5928]

North Sacramento Avenue, at 6045 (Handicapped Parking
Permit 76477).
[PO2010-5952]

Referred -- AMENDMENT OF PARKING PROHIBITION AT ALL TIMES.

The aldermen named below presented proposed ordinances to amend the parking prohibitions in effect at all times at the locations designated and for the distances specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman

Location And Distance

MORENO
(1st Ward)

Amend ordinance by striking: "North Maplewood Avenue, at 824
(Handicapped Parking Permit 95387)";
[PO2010-6020]

Amend ordinance by striking: "West Thomas Street, at 2654
(Handicapped Parking Permit 32689)";
[PO2010-6018]

PRECKWINKLE
(4th Ward)

Amend ordinance by striking: "East 50th Place, at 634 (Handicapped
Parking Permit 17918)";
[PO2010-6030]

LYLE
(6th Ward)

Amend ordinance by striking: "South Prairie Avenue, at 9429
(Handicapped Parking Permit 49567)";
[PO2010-5940]

Alderman

Location And Distance

HARRIS
(8th Ward)Amend ordinance by striking: "South Ingleside Avenue, at 7531
(Handicapped Parking Permit 13130)";

[PO2010-5845]

POPE
(10th Ward)Amend ordinance by striking: "South Avenue N, at 10519 (Handicapped
Parking Permit 17277)";

[PO2010-5909]

CÁRDENAS
(12th Ward)Amend ordinance by striking: "South Fairfield Avenue, at 4533
(Handicapped Parking Permit 10494)";

[PO2010-5876]

Amend ordinance by striking: "West 38th Place, at 3306 (Handicapped
Parking Permit 36014)";

[PO2010-5982]

OLIVO
(13th Ward)Amend ordinance by striking: "South Mayfield Avenue, at 6135
(Handicapped Parking Permit 35090)";

[PO2010-6034]

Amend ordinance by striking: "West 56th Place, at 4131 (Handicapped
Parking Permit 47831)";

[PO2010-6036]

Amend ordinance by striking: "West 60th Place, at 3616 (Handicapped
Parking Permit 72625)";

[PO2010-5986]

Amend ordinance by striking: "West 63rd Place, at 5714 (Handicapped
Parking Permit 38737)";

[PO2010-6035]

BURKE
(14th Ward)Amend ordinance by striking: "South Springfield Avenue, at 4754
(Handicapped Parking Permit 10317)";

[PO2010-5870]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102885

Alderman

Location And Distance

THOMPSON
(16th Ward)

Amend ordinance by striking: "South Morgan Street, at 6342
(Handicapped Parking Permit 6347)";

[PO2010-5930]

Amend ordinance by striking: "South Sawyer Avenue, at 5934
(Handicapped Parking Permit 8596)";

[PO2010-5931]

BROOKINS
(21st Ward)

Amend ordinance by striking: "South Kerfoot Avenue, at 8322
(Handicapped Parking Permit 11217)";

[PO2010-6023]

Amend ordinance by striking: "South Yale Avenue, at 9046
(Handicapped Parking Permit 11808)";

[PO2010-6026]

ZALEWSKI
(23rd Ward)

Amend ordinance by striking: "South La Crosse Avenue, at 5142
(Handicapped Parking Permit 64157)";

[PO2010-5948]

Amend ordinance by striking: "South Massasoit Avenue, at 5842
(Handicapped Parking Permit 53504)";

[PO2010-6033]

Amend ordinance by striking: "South Millard Avenue, at 5236
(Handicapped Parking Permit 20452)";

[PO2010-6037]

Amend ordinance by striking: "South Neenah Avenue, at 6222
(Handicapped Parking Permit 13232)";

[PO2010-6032]

DIXON
(24th Ward)

Amend ordinance by striking: "West Congress Parkway, at 4246
(Handicapped Parking Permit 44025)";

[PO2010-5979]

Alderman

Location And Distance

Amend ordinance by striking: "South Troy Street, at 2330 (Handicapped Parking Permit 53222)";

[PO2010-5951]

Amend ordinance by striking: "West 19th Street, at 3934 (Handicapped Parking Permit 6789)";

[PO2010-6071]

MALDONADO
(26th Ward)

Amend ordinance by striking: "North Drake Avenue, at 2051 (Handicapped Parking Permit 48289)";

[PO2010-5927]

Amend ordinance by striking: "North Lawndale Avenue, at 1350 (Handicapped Parking Permit 11267)";

[PO2010-5924]

Amend ordinance by striking: "West Pierce Avenue, at 3500 (Handicapped Parking Permit 45007)";

[PO2010-5926]

SUAREZ
(31st Ward)

Amend ordinance by striking: "West Parker Avenue, at 4558 (Handicapped Parking Permit 13258)";

[PO2010-5880]

WAGUESPACK
(32nd Ward)

Amend ordinance by striking: "West Henderson Street, at 1838 (Handicapped Parking Permit 18406)";

[PO2010-6050]

Amend ordinance by striking: "West Homer Street, at 2126 (Handicapped Parking Permit 46091)";

[PO2010-6049]

MITTS
(37th Ward)

Amend ordinance by striking: "West Hirsch Street, at 4305 (Handicapped Parking Permit 67749)";

[PO2010-6054]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102887

Alderman

Location And Distance

SCHULTER

(47th Ward)

Amend ordinance by striking: "West Sunnyside Avenue, at 2104 (Handi-capped Parking Permit 54858)";

[PO2010-6066]

SCHULTER For

M. SMITH

(48th Ward)

Amend ordinance by striking: "North Magnolia Avenue, at 5700 (Handi-capped Parking Permit 3656)";

[PO2010-5962]

MOORE

(49th Ward)

Amend ordinance by striking: "West Estes Avenue, at 2030 (Handi-capped Parking Permit 70008)".

[PO2010-5862]

Referred -- REMOVAL OF PARKING PROHIBITION AT ALL TIMES AT 3548 S. LOWE AVE.

[PO2010-5857]

Alderman Balcer (11th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles on portions of various public ways by striking: "3548 South Lowe Avenue -- at all times", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- AMENDMENT OF PARKING PROHIBITION DURING SPECIFIED HOURS ON PORTION OF N. DOMINICK ST.

[PO2010-5935]

Alderman Waguespack (32nd Ward) presented a proposed ordinance to amend an ordinance passed July 30, 1997 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 50169) which prohibited the parking of vehicles on portions of various public ways

by striking: "North Dominick Street (east side) from a point 60 feet north of West Shakespeare Avenue to a point 110 feet north thereof -- 6:00 A.M. to 3:00 P.M. -- Monday through Friday (95-1810 and 97-0569)", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- RESCISSION OF PARKING PROHIBITION DURING SPECIFIED HOURS ON PORTION OF N. OCTAVIA AVE.

[PO2010-5910]

Alderman Doherty (41st Ward) presented a proposed ordinance to rescind the parking prohibition in effect daily from 10:00 A.M. to 6:00 P.M. on North Octavia Avenue (both sides) from West Fitch Avenue south to the alley (terminating at Brooks Park), which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- ESTABLISHMENT OF ONE-WAY VEHICULAR TRAFFIC MOVEMENT.

The aldermen named below presented proposed ordinances to establish easterly vehicular traffic movement only on portions of the public ways noted, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location
----------	----------

CÁRDENAS (12 th Ward)	West 45 th Street, from 2400 to 2558;
-------------------------------------	--

[PO2010-5966]

LANE (18 th Ward)	West 82 nd Street, from South Western Avenue to South Artesian Avenue;
---------------------------------	---

[PO2010-5936]

BROOKINS (21 st Ward)	West 91 st Street, in the 1700 block;
-------------------------------------	--

[PO2010-6060]

	West 100 th Place, in the 1400 block.
--	--

[PO2010-6059]

Referred -- AMENDMENT OF VEHICULAR TRAFFIC MOVEMENT ON PORTION OF S. WASHTENAW AVE.

[PO2010-5944]

Alderman E. Smith (28th Ward) presented a proposed ordinance to amend an ordinance previously passed which reads: "South Washtenaw Avenue, from West Roosevelt Road to West Ogden Avenue, traffic to move in northbound direction only" by striking: "traffic to move in a northbound direction only" and inserting in lieu thereof: "traffic to move in southbound direction only", which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- TRAFFIC CLOSURE OF PORTION OF E. 61ST ST.

[POr2010-944]

Alderman Cochran (20th Ward) presented a proposed order to grant permission to Carnegie Elementary School, 1414 East 61st Place, to close to traffic East 61st Street from South Dorchester Avenue to South Blackstone Avenue during the hours of 8:15 A.M. to 9:00 A.M. and 2:30 P.M. to 3:00 P.M. on school days, for the purposes of student arrival and dismissal, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- ESTABLISHMENT OF RESIDENTIAL PARKING PERMIT ZONES.

The aldermen named below presented proposed ordinances and order to establish residential parking permit zones at the locations designed and for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location, Distance And Time
----------	-----------------------------

OLIVO (13 th Ward)	
----------------------------------	--

	South Komensky Avenue (both sides) in the 6300 block -- at all times -- daily;
--	--

[PO2010-6016]

Alderman Location, Distance And Time

LANE

(18th Ward)

West 84th Street, from South Lawndale Avenue east to the railroad tracks -- 7:00 A.M. to 9:30 A.M. -- Monday through Friday;

[POr2010-923]

SOLIS

(25th Ward)

West 17th Street (both sides) from South Racine Avenue to South Carpenter Street -- at all times -- daily (Zone 1486).

[PO2010-5836]

West 21st Street (even side) from South Troop Street to South Allport Street -- at all times -- daily (Zone 1540).

[PO2010-5835]

Referred -- CONSIDERATION FOR ESTABLISHMENT OF RESIDENTIAL PARKING PERMIT ZONES.

Alderman Harris (8th Ward) presented two proposed orders to give consideration to the establishment of residential parking permit zones at the locations designed and for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

South Bennett Avenue (both sides) in the 9300 block -- at all times -- daily;

[POr2010-918]

South Harper Avenue (both sides) in the 8900 block -- include wrap around of East 89th Street, east to alley and west to South Blackstone Avenue and (north side) include wrap around of East 90th Street, east to alley and west to alley -- 6:00 P.M. to 6:00 A.M. -- daily.

[POr2010-933]

Referred -- CONSIDERATION FOR RE-ESTABLISHMENT OF RESIDENTIAL PARKING PERMIT ZONE ON PORTION OF W. 87TH ST.

[POr2010-950]

Alderman Brookins (21st Ward) presented a proposed order to give consideration to the re-establishment of Residential Parking Permit Zone 64 on the 700 block of West 87th Street, between South Emerald Avenue and South Union Avenue, which was *Referred to the Committee on Traffic Control and Safety*.

Referred-- CONSIDERATION FOR EXTENSION OF RESIDENTIAL PARKING PERMIT ZONES.

The aldermen named below presented proposed orders to give consideration to the extension of residential parking permit zones to include the locations designated, for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location, Distance And Time
MORENO (1 st Ward)	West Belden Avenue (both sides) in the 2700 block -- 6:00 P.M. to 6:00 A.M. (Zone 102); [POr2010-919]
	West Crystal Street (both sides) in the 2000 block -- 6:00 P.M. to 6:00 A.M. (Zone 154); [POr2010-922]
	North Fairfield Avenue (east side) in the 1700 block (Zone 102); [POr2010-920]
	West Pierce Avenue (both sides) in the 2000 block -- 6:00 P.M. to 6:00 A.M. (Zone 154); [POr2010-921]
BURKE (14 th Ward)	West 58 th Street (south side) from South Sawyer Avenue to the first alley east thereof (Zone 1531). [POr2010-937]

Referred -- AMENDMENT OF RESIDENTIAL PARKING PERMIT ZONES.

The aldermen named below presented proposed ordinances to amend residential parking permit zones at the locations designed and for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman

Location, Distance And Time

HARRIS
(8th Ward)

Amend ordinance by striking: "South Euclid Avenue, in the 7400 block (Zone 44)";

[PO2010-6022]

OLIVO
(13th Ward)

Amend ordinance passed November 1, 2005 (*Journal of the Proceedings of the City Council of the City of Chicago*, pages 60019 -- 60020) which established residential permit parking Zone 345 on West 58th Street (north side) between South Kilbourn Avenue and South Kenneth Avenue, in effect at all times by striking: "South Kilbourn Avenue" and inserting in lieu thereof: "South Kolmar Avenue";

[PO2010-6017]

DIXON
(24th Ward)

Amend ordinance by striking: "West Flournoy Street, from 3600 -- 3699";

[PO2010-6074]

SOLIS
(25th Ward)

Amend ordinance passed April 14, 2010 which established residential permit parking Zone 109 at 2201 -- 2209 South Wood Street -- 6:00 P.M. to 9:00 A.M. -- all day by striking: "6:00 P.M." and inserting: "7:00 P.M.";

[PO2010-5837]

AUSTIN
(34th Ward)

Amend ordinance by striking: "South Ada Street, from West 115th Street to West 116th Street (Zone 782)";

[PO2010-5879]

Amend ordinance by striking: "South Ada Street, from West 115th Street to West 116th Street -- daily (Zone 782)";

[PO2010-6046]

COLÓN
(35th Ward)

Amend ordinance which established residential permit parking Zone 1569 on North Humboldt Boulevard to West Cortland Street by including "northside only from 2948 to 2950 West Cortland Street";

[PO2010-5846]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102893

Alderman

Location, Distance And Time

STONE

(50th Ward)

Amend ordinance passed June 23, 2004 (*Journal of the Proceedings of the City Council of the City of Chicago*, page 27074) which established residential permit parking Zone 1133 in the 2200 block of West Highland Avenue (both sides) between North Bell Avenue and North Leavitt Street, 2205 -- 2225 West Highland Avenue -- 8:00 A.M. to 8:00 P.M. by striking: "8:00 A.M. to 8:00 P.M." and inserting in lieu thereof: "6:00 A.M. to 11:00 P.M.".

[PO2010-5867]

Referred -- REPEAL OF RESIDENTIAL PARKING PERMIT ZONE ON PORTION OF E. 61ST ST.

[PO2010-5906]

Alderman Cochran (20th Ward) presented a proposed ordinance to repeal a previously passed ordinance which established residential permit parking on East 61st Street (north side) from 920 through 930 -- at all times -- daily (Zone 1287), which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- ESTABLISHMENT OF STANDING ZONES.

The aldermen named below presented proposed ordinances to establish standing zones, with tow-away zones in effect after expiration of the limits indicated, for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman

Location, Distance And Time

MALDONADO

(26th Ward)

West Division Street, at 2517 -- one parking space -- 15 minute limit -- unattended vehicles must have flashing lights -- 10:00 A.M. to 10:00 P.M. -- Monday through Saturday;

[PO2010-6031]

Alderman Location, Distance And Time

MELL

(33rd Ward)

North Spaulding Avenue, at 4509 -- 15 minute limit -- unattended vehicles must have flashing lights -- 7:00 A.M. to 7:00 P.M. -- Monday through Friday;

[PO2010-5874]

REILLY

(42nd Ward)

East Ontario Street, at 54 -- 25 feet -- 7:00 A.M. to 3:00 P.M. -- daily;

[PO2010-5970]

SCHULTER For
M. SMITH

(48th Ward)

North Kenmore Avenue (west side) at 6220, from a point north of West Granville Avenue to a point 25 feet north thereof -- 15 minute limit -- unattended vehicles must have flashing lights -- tow-away zone after 15 minutes -- 5:30 A.M. to 10:00 P.M. -- Monday through Friday -- 7:00 A.M. to 8:00 P.M. -- Saturday and 8:00 A.M. to 8:00 P.M. -- Sunday.

[PO2010-5961]

Referred -- REPEAL OF STANDING ZONE AT 1601 N. DEARBORN ST.

[PO2010-5872]

Alderman Reilly (42nd Ward) presented a proposed ordinance to repeal an ordinance passed December 8, 2004 (*Journal of Proceedings of the City Council of the City of Chicago*, page 38995) which established a standing zone at 1106 North Dearborn Street (west side), which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- ESTABLISHMENT OF TOW-AWAY ZONES.

The aldermen named below presented proposed ordinances to establish tow-away zones at the locations designated, for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102895

Alderman Location, Distance And Time

AUSTIN
(34th Ward)

South Halsted Street (both sides) between West Vermont Avenue and West 129th Place -- 10:00 P.M. -- 6:00 A.M. -- Thursday -- Sunday;
[PO2010-5878]

REILLY
(42nd Ward)

North Wabash Avenue, at 900 -- 12:00 A.M. -- 4:00 P.M. -- daily.
[PO2010-5983]

Referred -- AMENDMENT OF TOW-AWAY ZONES.

The aldermen named below presented proposed ordinances to amend previously passed ordinances which established tow-away zones at the locations designated, for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman Location, Distance And Time

WAGLIESPACK
(32nd Ward)

Amend ordinance by striking: "North Marcey Street (west side) from a point 70 feet south of West Wisconsin Street, to a point 270 feet south thereof -- no parking semi-truck staging area -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday";

[PO2010-6057]

MOORE
(49th Ward)

Amend ordinance which reads: "West Pratt Avenue, at 1201 -- no parking -- tow-away zone except with flashing lights -- 15 minute limit" by striking: "no parking -- tow-away zone except with flashing lights -- 15 minute limit" and inserting in lieu thereof: "at all times -- daily".

[PO2010-5863]

Referred -- INSTALLATION OF TRAFFIC WARNING SIGNS.

The aldermen named below presented proposed ordinances and orders for the installation of traffic warning signs at the locations specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location And Type Of Sign
<i>BURNETT</i> (27 th Ward)	North Cleveland Avenue and North Clybourn Avenue -- "All-Way Stop"; [PO2010-6052]
	North Greenview Avenue and West Chicago Avenue -- "All-Way Stop"; [PO2010-6051]
	North Halsted Street and West Evergreen Avenue -- "All-Way Stop"; [PO2010-5895]
<i>O'CONNOR</i> (40 th Ward)	West Granville Avenue at North Hamilton Avenue -- "Two-Way Stop"; [POr2010-912]
	North Wolcott Avenue at West Berwyn Avenue -- "Two-Way Stop". [POr2010-913]

Referred -- INSTALLATION OF "NO PARKING SCHOOL DAYS EXCEPT OFFICIAL PERSONAL PARKING ONLY" SIGN AT 1034 N. WELLS ST.

[PO2010-5894]

Alderman Burnett (27th Ward) presented a proposed ordinance to establish a "No Parking School Days Except Official Personal Parking Only" sign at 1034 North Wells Street, for a distance of West Hill Street (south side) from North Orleans Street to North Wells Street and North Orleans Street (east side) from a point 53 feet north of West Wendell Street, to a point 72 feet north thereof, 7:00 A.M. to 4:30 P.M., Monday through Friday, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- CONSIDERATION FOR INSTALLATION OF TRAFFIC WARNING SIGNS AND SIGNALS.

The aldermen named below presented proposed orders directing the Commissioner of Transportation to give consideration to the installation of traffic warning signs and signals of the nature indicated, at the locations specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location And Type Of Sign
----------	---------------------------

<i>FIORETTI</i> (2 nd Ward)	
---	--

	West 13 th Street and South Wolcott Avenue -- "All-Way Stop"; [POr2010-935]
--	---

<i>HARRIS</i> (8 th Ward)	
---	--

	East 81 st Street and South Merrill Avenue -- "All-Way Stop"; [POr2010-943]
--	---

	East 82 nd Street and South Dobson Street -- "All-Way Stop"; [POr2010-941]
--	--

<i>POPE</i> (10 th Ward)	
--	--

	East 101 st Street and South Avenue M -- "Four-Way Stop"; [POr2010-929]
--	---

	East 102 nd Street and South Avenue M -- "Four-Way Stop"; [POr2010-930]
--	---

<i>BALCER</i> (11 th Ward)	
--	--

	South Lowe Avenue from West 33 rd Street to West 35 th Street -- "20 mile per hour" speed limit; [POr2010-924]
--	--

<i>OLIVO</i> (13 th Ward)	
---	--

	West 69 th Street and South Pulaski Road -- left turn arrow; [POr2010-947]
--	--

Alderman	Location And Type Of Sign
<i>THOMPSON</i> (16 th Ward)	South May Street and West 64 th Street -- "All-Way Stop"; [POr2010-925] South May Street and West 65 th Street -- "All-Way Stop"; [POr2010-926]
<i>THOMAS</i> (17 th Ward)	South Ada Street, at 6807 -- "Parking Prohibition At All Times"; [POr2010-932]
<i>LANE</i> (18 th Ward)	West 73 rd Street at South Troy Street -- "Stop"; [POr2010-915] West 77 th Street at South Troy Street -- "Two-Way Stop"; [POr2010-942]
<i>COCHRAN</i> (20 th Ward)	South Payne Drive (east side) from a point 170 feet north of East 57 th Street to a point 100 feet north thereof -- "No Parking Loading Zone"; [POr2010-946]
<i>BROOKINS</i> (21 st Ward)	West 84 th Street at South Justine Street -- "Stop"; [POr2010-948] West 85 th Street at South Laflin Street -- "Stop"; [POr2010-949]
<i>ZALEWSKI</i> (23 rd Ward)	West 47 th Street and South Keating Avenue -- "All-Way Stop"; [POr2010-916]
<i>E. SMITH</i> (28 th Ward)	South Central Park Boulevard at West Monroe Street -- "Two-Way Stop"; [POr2010-911]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102899

Alderman

Location And Type Of Sign

North Springfield Avenue at West Monroe Street -- "Stop";
[POr2010-995]

SUAREZ
(31st Ward)

North Tripp Avenue and West Fletcher Street -- "Three-Way Stop";
[POr2010-938]

AUSTIN
(34th Ward)

West 104th Street at South Princeton Avenue -- "Two-Way Stop";
[POr2010-939]

RICE
(36th Ward)

North Potawatomie Avenue at West Wilson Avenue -- "Two-Way Stop";
[POr2010-940]

DOHERTY
(41st Ward)

West Estes Avenue at North Mobile Avenue -- "Stop";
[POr2010-931]

STONE
(50th Ward)

North McCormick Road (east side) at a point 305 feet north of North Lincoln Avenue (sign to be mounted on second light pole, 85 feet south of driveway, 15 inches north of proposed bus stop sign) -- "No Pedestrian Crossing";

[POr2010-928]

West North Shore Avenue and North Whipple Street -- "All-Way Stop".
[POr2010-927]

Referred -- CONSIDERATION FOR REMOVAL OF HANDICAPPED PARKING PERMIT SIGNS.

The aldermen named below presented proposed orders to give consideration to the removal of handicapped parking permit signs at the locations specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman Location And Distance

THOMAS
(17th Ward) South Emerald Street, at 7612 (Handicapped Parking Permit 3169);
[POr2010-934]

COCHRAN
(20th Ward) South Paulina Street, at 4757 (Handicapped Parking Permit 66679).
[POr2010-914]

*Referred -- CONSIDERATION FOR REMOVAL OF "DO NOT ENTER" SIGN AT
2619 N. ROCKWELL ST.*
[POr2010-917]

Alderman Colón (35th Ward) presented a proposed order to give consideration to the removal of the "Do Not Enter" sign at 2619 North Rockwell Street, which was *Referred to the Committee on Traffic Control and Safety*.

*Referred -- CONSIDERATION FOR REMOVAL OF "NO PARKING TOW-AWAY ZONE"
SIGN AT 5735 S. INDIANA AVE.*
[POr2010-945]

Alderman Cochran (20th Ward) presented a proposed order directing the Commissioner of Transportation to give consideration to remove the "No Parking Tow-Away Zone" signs at 5735 South Indiana Avenue, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- REPEAL OF CHARTER BUS STOP ON PORTION OF W. OHIO ST.
[PO2010-5871]

Alderman Reilly (42nd Ward) presented a proposed ordinance to repeal a previously passed ordinance which established a charter bus stop on West Ohio Street (south side) between North Clark Street and North Dearborn Street, which was *Referred to the Committee on Traffic Control and Safety*.

Referred -- ESTABLISHMENT OF FIVE TON VEHICLE WEIGHT LIMITATIONS.

Alderman Schuler for Alderman M. Smith (48th Ward) presented four proposed ordinances to limit the allowable weight of vehicles on portions of the public way noted, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

West Balmoral Avenue, in the 1200, 1300 and 1400 blocks;	[PO2010-5969]
West Berwyn Avenue, in the 1200, 1300 and 1400 blocks;	[PO2010-5960]
West Bryn Mawr Avenue, in the 1200, 1300 and 1400 blocks;	[PO2010-5908]
West Catalpa Avenue, in the 1200, 1300 and 1400 blocks.	[PO2010-5965]

2. ZONING ORDINANCE AMENDMENTS.

Referred -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

The aldermen named below presented six proposed ordinances amending the Chicago Zoning Ordinance for the purpose of reclassifying particular areas, which were *Referred to the Committee on Zoning*, as follows:

BY ALDERMAN LANE (18th Ward):

To classify as an RS3 Residential Single-Unit (Detached House) District instead of an POS-1 Regional or Community Park District the area shown on Map Number 20-I bounded by:

West 79th Street; South Springfield Avenue; a line 442.80 feet south of and parallel to West 79th Street; and South Pulaski Road (common address: 3939 West 79th Street).
[PO2010-5992]

BY ALDERMAN DIXON (24th Ward):

To classify as an RS3 Residential Single-Unit (Detached House) District instead of an M1-1 Light Manufacturing Business Park District the area shown on Map Number 2-K bounded by:

South Kostner Avenue; the public alley north of and parallel to West Fifth Avenue; a line 135.00 feet west of and parallel to South Kildare Avenue; West Lexington Street; South Kildare Avenue; and West Fifth Avenue (common address: 4320 West Fifth Avenue).

[PO2010-5991]

*BY ALDERMAN ALLEN For
ALDERMAN LEVAR (45th Ward):*

To classify as an RS2 Residential Single-Unit (Detached House) District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 11-L bounded by:

a line 129.78 feet north of and parallel to West Pensacola Avenue; North Lamon Avenue; West Pensacola Avenue; and a line 350 feet west of and parallel to North Lamon Avenue (common address: 4900 -- 4932 West Pensacola Avenue).

[PO2010-5994]

BY ALDERMAN SCHULTER (47th Ward):

To classify as a B1-1 Neighborhood Shopping District instead of a B1-3 Neighborhood Shopping District the area shown on Map Number 13-H bounded by:

the public alley next north of and parallel to West Lawrence Avenue; North Bell Avenue; West Lawrence Avenue; and a line 82.18 feet west of and parallel to North Bell Avenue (common address: 2236 -- 2240 West Lawrence Avenue and 4802 -- 4812 North Bell Avenue).

[PO2010-5990]

To classify as a B3-2 Community Shopping District instead of a C1-2 Neighborhood Commercial District the area shown on Map Number 13-I bounded by:

the public alley next north of and parallel to West Lawrence Avenue; the public alley next east of and parallel to North Rockwell Street; the public alley next north of and parallel to West Lawrence Avenue; a line 282.75 feet west of and parallel to the public alley next west of and parallel to North Western Avenue; West Lawrence Avenue; and North Rockwell Street (common address: 2444 -- 2556 West Lawrence Avenue and 4805 -- 4811 North Rockwell Street).

[PO2010-5989]

BY ALDERMAN STONE (50th Ward):

To classify as an RS2 Residential Single-Unit (Detached House) District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 15-J bounded by:

a line 67.78 feet north of and parallel to West Rosemont Avenue; North Monticello Avenue; West Rosemont Avenue; and the public alley next west of and parallel to North Monticello Avenue (common address: 6300 -- 6304 North Monticello Avenue).

[PO2010-5993]

3. CLAIMS.

Referred -- CLAIMS AGAINST CITY OF CHICAGO.

The aldermen named below presented 171 proposed claims against the City of Chicago for the claimants named as noted, respectively, which were *Referred to the Committee on Finance*, as follows:

Alderman	Claimant	
MORENO (1 st Ward)	Chandelier Lofts Condominium Association;	[PC2010-3272]
FIORETTI (2 nd Ward)	Filmworks II Condominium Association;	[PC2010-3273]
	Number Ten Lofts Condominium Association;	[PC2010-3274]
	Park 1500 Lofts;	[PC2010-3275]
	South Commons Phase 1 Condominium Association;	[PC2010-3276]
	32 -- 40 Ashland Condominium Association;	[PC2010-3277]

Alderman

Claimant

DOWELL(3rd Ward)

Burham Station Townhomes; [PC2010-3278]

Dearborn Tower Condominium Association; [PC2010-3279]

4546 South Indiana Condominium; [PC2010-3280]

PRECKWINKLE(4th Ward)

Arches D. Condominium, The; [PC2010-3281]

Arches F1 Condominium, The; [PC2010-3282]

Cornell Village Condominium Association (2);
[PC2010-3283, PC2010-3284]

Ethel Condominium, The; [PC2010-3285]

Four Corners IV Condominium; [PC2010-3286]

Hyde Park Boulevard Condominium, The; [PC2010-3287]

Ingleside Condominium; [PC2010-3288]

Ingleside Place Condominium; [PC2010-3289]

Kimbark Crossing Condominium; [PC2010-3290]

Newport Condominium Association, The; [PC2010-3291]

Strafford on Ingleside Condominium Association; [PC2010-3292]

Woodlawn Condominium, The; [PC2010-3293]

1348 -- 1350 Hyde Park Condominium; [PC2010-3294]

5001 -- 5007 South Dorchester Condominium; [PC2010-3295]

5406 South Harper Condominium; [PC2010-3296]

5460 South Woodlawn Avenue; [PC2010-3297]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102905

Alderman

Claimant

HAIRSTON
(5th Ward)

5485 -- 5489 Cornell Condominium Association; [PC2010-3298]

LYLE
(6th Ward)

Lafayette Plaza Housing Co-Op; [PC2010-3299]

HARRIS
(8th Ward)

801 -- 803 East 87th Place Condominium Association; [PC2010-3300]

COCHRAN
(20th Ward)

1145 -- 1161 East 61st University Center Condominium; [PC2010-3301]

6200 -- 6210 South Evans Condominium Association; [PC2010-3302]

6710 West 64th Place Condominium; [PC2010-3303]

SOLIS
(25th Ward)

Archer Courts Condominium (2); [PC2010-3304, PC2010-3305]

Dearborn Village V; [PC2010-3306]

BURNETT
(27th Ward)

Arthouse Lofts; [PC2010-3307]

Fulton Place Condominium Association; [PC2010-3308]

R + D 659 Condominium Association; [PC2010-3309]

11 North Green Condominium Association; [PC2010-3310]

1111 West Madison Condominium; [PC2010-3311]

Alderman

Claimant

GRAHAM
(29th Ward)

Mason Manor Inc.;

[PC2010-3312]

REBOYRAS
(30th Ward)

Armitage Kildare Condominium;

[PC2010-3313]

3301 North Ridgeway Avenue Condominium;

[PC2010-3314]

WAGUESPACK
(32nd Ward)

Bunratty Condominium Association;

[PC2010-3315]

Greenview Pointe Condominium Association;

[PC2010-3316]

Greystone on Wolcott Condominium Association;

[PC2010-3317]

Magnolia Townhouse Association;

[PC2010-3318]

Reliable Condominium Association;

[PC2010-3319]

Rinascita Architetti Condominium Association;

[PC2010-3320]

Shakespeare on the Park Condominium Association;

[PC2010-3321]

Tannery Lofts Condominium;

[PC2010-3322]

West Armitage Place Condominium;

[PC2010-3323]

Wolcott and Newport Condominium Association, The;

[PC2010-3324]

1610 Fullerton Condominium Association;

[PC2010-3325]

1658 West Belmont Condominium Association;

[PC2010-3326]

1937 West Diversey Condominium Association;

[PC2010-3327]

2130 West Belmont Condominium Association;

[PC2010-3328]

2309 Corporation;

[PC2010-3329]

2671 North Lincoln Condominium;

[PC2010-3330]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102907

Alderman

Claimant

3430 North Ashland Condominium; [PC2010-3331]

MELL

(33rd Ward)

Bernard Court Condominium Association; [PC2010-3332]

Mozart Court Condominium; [PC2010-3333]

Sacramento Gardens Condominium Association; [PC2010-3334]

Pensacola Place Condominium; [PC2010-3335]

Sunnyside Manor Condominium Association; [PC2010-3336]

3501 -- 3507 West Walton Condominium; [PC2010-3337]

COLÓN

(35th Ward)

Albany Terrace Condominium Association; [PC2010-3338]

RICE

(36th Ward)

Pioneer Condominium Association (2); [PC2010-3339, PC2010-3340]

2155 North Harlem Avenue Building Association; [PC2010-3341]

4600 North Cumberland Condominium; [PC2010-3342]

7001 -- 7009 West Altgeld Condominium; [PC2010-3343]

7019 West Medill Condominium; [PC2010-3344]

7039 West Grand Avenue Condominium; [PC2010-3345]

ALLEN

(38th Ward)

Keeler Court Condominium Owners Association; [PC2010-3346]

Ridgemoor Estates Condominium Association; [PC2010-3347]

Ridgemoor West Condominium Association; [PC2010-3348]

Alderman

Claimant

3804 North Harlem Condominium Association; [PC2010-3349]

3821 North Narragansett Condominium Association; [PC2010-3350]

O'CONNOR
(40th Ward)

Balmoral on Paulina Condominium Association; [PC2010-3351]

Rosemont Hanover Condominium Association; [PC2010-3352]

DOHERTY
(41st Ward)

Friendly Village Number 4 Condominium Association; [PC2010-3353]

Raven Place Condominium Association; [PC2010-3354]

5219 North Oakview Condominium; [PC2010-3355]

6847 -- 6849 North Olmsted Condominium Association;
[PC2010-3356]

8529 West Catalpa Condominium; [PC2010-3357]

REILLY
(42nd Ward)Ambassador Condominium Homeowners Association;
[PC2010-3358]

State Tower Condominium Association; [PC2010-3359]

30 East Huron Condominium Association; [PC2010-3360]

111 East Chestnut Condominium (2);
[PC2010-3361, PC2010-3362]

400 North LaSalle Condominium Association; [PC2010-3363]

990 Lake Shore Drive Condominium Association; [PC2010-3364]

1110 North Lake Shore Drive Condominium Association;
[PC2010-3365]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102909

Alderman

Claimant

DALEY
(43rd Ward)

Astor Tower Condominium Association;	[PC2010-3366]
Concord-Sheffield Condominium;	[PC2010-3367]
Fremont Lane Condominium Association;	[PC2010-3368]
Lillview;	[PC2010-3369]
Park Lincoln Condominium;	[PC2010-3370]
Webster Commons;	[PC2010-3371]
Williamsburg Gardens Homeowners Association;	[PC2010-3372]
811 West Lill Condominium Association;	[PC2010-3377]
1235 -- 1245 Astor Corporation;	[PC2010-3373]
1503 -- 1505 North Mohawk Street Condominium;	[PC2010-3374]
1808 Condominium Association;	[PC2010-3375]
2629 Hampden Court Condominium Association;	[PC2010-3376]

TUNNEY
(44th Ward)

Barry Avenue Townhomes;	[PC2010-3378]
Bosworth Manor Condominium Association;	[PC2010-3379]
Darien Condominium Association;	[PC2010-3380]
Henderson Square Condominium Association;	[PC2010-3381]
Lakeview Station Condominium Association (2);	[PC2010-3382, PC2010-3383]
Plaza 32 Condominium Association;	[PC2010-3384]
Surf-Cambridge Condominium Association;	[PC2010-3385]
Wellington Manor Condominium Association;	[PC2010-3386]

Alderman

Claimant

Wellington Terrace Condominium Association; [PC2010-3387]

537 -- 545 West Roscoe Condominium Association; [PC2010-3397]

625 West Barry Avenue; [PC2010-3388]

644 West Melrose Condominium Association (2);
[PC2010-3389, PC2010-3390]

800 West Cornelia Condominium; [PC2010-3391]

839 West Wellington; [PC2010-3392]

2814 North Sheffield Condominium Association; [PC2010-3393]

2970 Lake Shore Drive Association; [PC2010-3394]

3400 North Janssen; [PC2010-3395]

3725 North Sheffield Condominium Association; [PC2010-3396]

LEVAR
(45th Ward)

Heritage Condominium, The; [PC2010-3398]

Wilson Court Condominium Association; [PC2010-3399]

6333 North Milwaukee Avenue Condominium; [PC2010-3400]

SHILLER
(46th Ward)

Boardwalk Condominium Association; [PC2010-3401]

Brompton Pine Grove Condominium Association; [PC2010-3402]

Carmen Court Condominium Association; [PC2010-3403]

Fremont Manor Condominium Association; [PC2010-3404]

Leiand Heights Condominium Association; [PC2010-3405]

Melba Condominium Association; [PC2010-3406]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102911

Alderman

Claimant

Maiden Court Condominium Association; [PC2010-3407]

Olympia Court Condominium Association; [PC2010-3408]

Waterford Condominium Association; [PC2010-3409]

Willowmere Place Condominium Association; [PC2010-3410]

527 -- 537 Brompton Condominium Association; [PC2010-3411]

539 -- 547 West Brompton Condominium; [PC2010-3412]

3825 Pine Grove Condominium Association; [PC2010-3413]

4310 -- 4322 North Clarendon Condominium Association;
[PC2010-3414]

SCHULTER
(47th Ward)

Dover Manor Condominium Association; [PC2010-3415]

Gracefield Condominium; [PC2010-3416]

4927 North Damen Condominium; [PC2010-3417]

4960 North Western Condominium; [PC2010-3418]

M. SMITH
(48th Ward)

Andersonville Manor Condominium Association; [PC2010-3419]

Brandon Shores Condominium Association; [PC2010-3420]

Denifer Condominium Association; [PC2010-3421]

Estates on Gunnison; [PC2010-3422]

Glenwood Crossing Condominium Association; [PC2010-3423]

Margate Terrace Condominium Association; [PC2010-3424]

Alderman

Claimant

Park Tower Condominium Association; [PC2010-3425]

Regency Balmoral Condominium Association; [PC2010-3426]

Rosedale Condominium Association; [PC2010-3427]

Thorndale Beach North Condominium Association; [PC2010-3428]

5404 -- 5406 North Glenwood Condominium Association;
[PC2010-3429]

5453 -- 5455 North Kenmore Condominium Association;
[PC2010-3430]

5807 -- 5809 North Winthrop Condominium Association;
[PC2010-3431]

6247 -- 6249 North Glenwood Condominium Association;
[PC2010-3432]

MOORE
(49th Ward)

Castle Condominium Association, The; [PC2010-3433]

Farwell Place Condominium Association; [PC2010-3434]

Loyola Beach Condominium Association; [PC2010-3435]

Oakley Commons Condominium Association; [PC2010-3436]

1542 -- 1548 West Sherwin Condominium Association;
[PC2010-3437]

1751 -- 1756 West Wallen Condominium Association;
[PC2010-3438]

STONE
(50th Ward)

Lunt Gardens Condominium Association. [PC2010-3439]

4. UNCLASSIFIED MATTERS.

(Arranged In Order According To Ward Number)

Proposed ordinances, orders and resolutions were presented by the aldermen named below, respectively, and were acted upon by the City Council in each case in the manner noted, as follows:

Presented By

ALDERMAN MORENO (1st Ward):

Referred -- EXEMPTION OF NOT-FOR-PROFIT ENTITIES FROM CITY FEES.

Three proposed ordinances providing inclusive exemption from all city fees to the applicants listed, under their not-for-profit status, which were *Referred to the Committee on Finance*, as follows:

Franciscan Outreach Association, 1645 West Le Moyne Street -- for a one year period not to exceed October 6, 2011;

[PO2010-6231]

St. Elizabeth Hospital, 1431 North Claremont Avenue and 1431 North Western Avenue -- related to the construction and maintenance of building(s) and fuel storage facilities for the period of November 16, 2010 through November 15, 2012; and

[PO2010-6012]

St. Mary of Nazareth Hospital Center, 2202, 2204, 2252 West Division Street and 1203 North Bell Avenue -- related to the construction and maintenance of building(s) and fuel storage facilities for the period of November 16, 2010 through November 15, 2012.

[PO2010-6230]

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Montauk Manor Condominium Association -- to maintain and use one fire escape adjacent to 1261 North Paulina Street; and

[PO2010-6080]

North Park Mini Mart, Inc. -- to maintain and use five light fixtures adjacent to 1618 North California Avenue.

[PO2010-6081]

Referred -- EXEMPTION OF M&A AUTO SPA INC. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[PO2010-6206]

Also, a proposed ordinance to exempt M&A Auto Spa Inc. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 3126 North Clybourn Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- ISSUANCE OF PERMITS, FREE OF CHARGE, FOR LANDMARK PROPERTY AT 2045 W. EVERGREEN AVE.

[POr2010-994]

Also, a proposed order authorizing the Commissioners of Buildings, Environment, Fire, the Director of Revenue and the Zoning Administrator to issue all necessary permits, free of charge, for masonry work and replacement of a door and window to the landmark property at 2045 West Evergreen Avenue, which was *Referred to the Committee on Historical Landmark Preservation*.

Presented By

ALDERMAN FIORETTI (2nd Ward):

Referred -- EXEMPTION OF NOT-FOR-PROFIT ENTITIES FROM CITY FEES.

Five proposed ordinances providing inclusive exemption from all city fees to the applicants listed, under their not-for-profit status, for a one year period not to exceed November 1, 2011, which were *Referred to the Committee on Finance*, as follows:

CARA Program, 237 South Desplaines Street;

[PO2010-6003]

Columbia College, 619, 1104, 1415 South Wabash Avenue; 1306, 1312 South Michigan Avenue; and 72 East 11th Street;

[PO2010-6002]

Core Foundation, 2020 West Harrison Street;

[PO2010-6004]

Illinois Medical District, various locations -- related to the construction and maintenance of building(s) and fuel storage facilities; and

[PO2010-6232]

Rush University Medical Center/Rush Children's Services, various locations -- related to the construction and maintenance of building(s) and fuel storage facilities.

[PO2010-6233]

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Kool Kutz & Fadez -- to maintain and use one door swing adjacent to 117 South Western Avenue; and

[PO2010-6082]

Roosevelt Collection Retail Owner, LLC -- to maintain and use two signs at 150 West Roosevelt Road.

[PO2010-6083]

Referred -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, three proposed ordinances to exempt the applicant property owners listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

property at 608 West Adams Street;

[PO2010-6207]

property at 909 South Clinton Street; and

[PO2010-6208]

property at 1500 South Michigan Avenue.

[PO2010-6209]

Presented By

ALDERMAN FIORETTI (2nd Ward)
And OTHERS:

Referred -- CALL FOR ENACTMENT OF DEVELOPER ACCOUNTABILITY ORDINANCE AND ESTABLISHMENT OF HOMEBUYER'S BILL OF RIGHTS AND WARRANTY PROGRAM.

[PR2010-79]

A proposed resolution, presented by Aldermen Fioretti, Moreno, Dowell, Burnett, Suarez, Waguespack and Schuler, calling for a developer accountability ordinance and a homebuyer's bill of rights and warranty program to protect residents from the repercussions of poor quality construction and latent defects of their homes, which was *Referred to a Joint Committee comprised of the members of the Committee on Buildings, the members of the Committee on License and Consumer Protection and the members of the Committee on Housing and Real Estate.*

Presented By

ALDERMAN DOWELL (3rd Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Three proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

KuttingEdgeKidz -- to maintain and use seven awnings at 1900 South State Street;

[PO2010-6085]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102917

KuttingEdgeKidz -- to maintain and use two signs at 1900 South State Street; and
[PO2010-6086]

Landmark Condominium Association -- to maintain and use 20 balconies adjacent to
1516 South Wabash Avenue.
[PO2010-6084]

Presented By

ALDERMAN PRECKWINKLE (4th Ward):

Referred -- EXEMPTION OF CHICAGO HOUSING AUTHORITY FROM PHYSICAL
BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING
FACILITIES.

[PO2010-6247]

A proposed ordinance to exempt the Chicago Housing Authority from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 4525 South Lake Park Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN HAIRSTON (5th Ward):

Referred -- EXEMPTION OF NOT-FOR-PROFIT ENTITIES FROM CITY FEES.

Two proposed ordinances providing inclusive exemption from all city fees to the applicants listed, under their not-for-profit status, for the construction and maintenance of buildings and fuel storage facilities, which were *Referred to the Committee on Finance*, as follows:

Catholic Theological Union, 5401 South Cornell Avenue -- for a two year period beginning
June 30, 2010 and ending May 31, 2012; and
[PO2010-6234]

Hyde Park Union Church, 5600 South Woodlawn Avenue -- for the pehod beginning
January 1, 2010 and ending December 31, 2012.
[PO2010-6235]

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY FOR THE UNIVERSITY OF CHICAGO HOSPITAL.

Also, two proposed ordinances to grant permission and authority to The University of Chicago Hospital for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

to maintain and use one canopy at 5730 South Drexel Avenue; and

[PO2010-6088]

to maintain and use four planters adjacent to 5700 -- 5730 South Drexel Avenue.

[PO2010-6087]

Referred -- WAIVER OF FOOD VENDOR AND ITINERANT MERCHANT LICENSE FEES FOR HYDE PARK JAZZ FESTIVAL.

[POr2010-971]

Also, a proposed order authorizing the Director of Revenue to waive the Food Vendor and Itinerant Merchant License fees for the participants in the Hyde Park Jazz Festival to be held on West 60th Street, between South Woodlawn Avenue and South Ellis Avenue, on September 25, 2010, during the hours of 9:00 A.M. to 11:00 P.M., which was *Referred to the Committee on Special Events and Cultural Affairs*.

Presented By

ALDERMAN LYLE (6th Ward):

Referred -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Two proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102919

D & G Tire Wheels, 8146 South Cottage Grove Avenue; and

[PO2010-6210]

San Justins Kitchen Inc., 157 West 75th Street.

[PO2010-6211]

Presented By

ALDERMAN JACKSON (7th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR S & K FOOD & LIQUOR, INC.

[PO2010-6089]

A proposed ordinance to grant permission and authority to S & K Food & Liquor, Inc. to maintain and use one sign at 7500 South Exchange Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 1951 E. 95TH ST.

[POr2010-968]

Also, a proposed order directing the Commissioner of Buildings to issue a permit to Sure Light Sign Company to install a sign/signboard at 1951 East 95th Street, which was *Referred to the Committee on Buildings*.

Presented By

ALDERMAN HARRIS (8th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Two proposed ordinances to grant permission and authority to the applicants listed to maintain and use signs at the locations specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

PRC Learning Center -- for one sign at 9244 South Stony Island Avenue;
[PO2010-6091]

Reynolds Blues Lounge -- for one sign at 938 East 75th Street.
[PO2010-6090]

Referred -- EXEMPTION OF TAYLOR ELECTRIC COMPANY FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[PO2010-6212]

Also, a proposed ordinance to exempt Taylor Electric Company from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 7811 South Stony Island Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN BEALE (9th Ward):

Referred -- ISSUANCE OF PERMITS, FREE OF CHARGE, FOR LANDMARK PROPERTIES.

Three proposed orders authorizing the Executive Director of Construction and Permits, the Director of Revenue, the Commissioners of Environment, Fire, and the Zoning Administrator to issue all necessary permits, free of charge, for the landmark properties at the locations specified, which were *Referred to the Committee on Historical Landmark Preservation*, as follows:

11247 South Forrestville Avenue -- for the repair/replacement of asphalt roofing shingles;
[POr2010-980]

11336 South St. Lawrence Avenue -- for the replacement of a slate roof and gutters, installation of cedar shingles, and masonry repairs to the historic residence; and
[POr2010-982]

11338 South St. Lawrence Avenue -- for the replacement of an exterior front door.
[POr2010-981]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102921

Presented By

ALDERMAN POPE (10th **Ward**):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR COMMERCIAL FISH MARKET.

[PO2010-6092]

A proposed ordinance to grant permission and authority to Commercial Fish Market to maintain and use one awning at 8913 South Commercial Avenue, which was Referred to the Committee on Transportation and Public Way.

Referred -- EXEMPTION OF AMERIMEX MUFFLERS & BRAKES CARE CENTER, INC. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[PO2010-6213]

Also, a proposed ordinance to exempt Amerimex Mufflers & Brakes Care Center, Inc. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 2917 -- 2919 East 95th Street, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was Referred to the Committee on Transportation and Public Way.

Referred -- STANDARDIZATION OF PORTIONS OF S. HOUSTON AVE. AS "MR. & MRS. NEGRETE AVENUE".

[PO2010-6202]

Also, a proposed ordinance directing the Commissioner of Transportation to take the necessary action for the standardization of the 9100 and 9200 blocks of South Houston Avenue as "Mr. & Mrs. Negrete Avenue", which was Referred to the Committee on Transportation and Public Way.

Presented By

ALDERMAN BALCER (11th Ward):

Referred -- AMENDMENT OF SECTION 9-64-170(a) OF MUNICIPAL CODE TO ALLOW PARKING OF PICKUP TRUCKS OR VANS ON RESIDENTIAL STREETS WITHIN 11TH WARD.

[PO2010-6192]

A proposed ordinance amending Title 9, Chapter 64, Section 170(a) of the Municipal Code of Chicago to allow the parking of pickup trucks or vans on residential streets within the boundaries of the 11th Ward, provided such vehicles have no outstanding parking violations and bear valid and current city vehicle tax stickers and special parking permits, which was *Referred to the Committee on Traffic Control and Safety.*

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, three proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Illinois Sports Facilities Authority -- to construct, install, maintain and use one grease basin adjacent to 320 West 35th Street;

[PO2010-6095]

Tsui Yean Lum -- to maintain and use two bay windows adjacent to 649 West 28th Street; and

[PO2010-6094]

Tsui Yean Lum -- to maintain and use two steps adjacent to 2801 South Union Avenue.

[PO2010-6093]

Referred -- REMOVAL OF PAY TELEPHONE AT 3661 S. ARCHER AVE.

[POr2010-975]

Also, a proposed order to remove a pay telephone from the public way located at 3661 South Archer Avenue, pursuant to the provisions of Title 10, Chapter 28, Section 265(f) of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way.*

Presented By

ALDERMAN OLIVO (13th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR WAGNER OFFICE MACHINES.

[PO2010-6096]

A proposed ordinance to grant permission and authority to Wagner Office Machines to maintain and use one sign at 5610 South Pulaski Road, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, two proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Clearing Funeral Home -- 5800 West 63rd Street; and

[PO2010-6214]

Midway Transmission -- 5750 West 63rd Street.

[PO2010-6215]

Presented By

ALDERMAN BURKE (14th Ward):

Referred -- CORRECTIONS OF CITY COUNCIL JOURNAL OF PROCEEDINGS.

Two proposed ordinances to correct the *Journal of the Proceedings of the City Council of the City of Chicago* for ordinances printed on the dates and page numbers specified, which were *Referred to the Committee on Committees, Rules and Ethics*, as follows:

July 28, 2010, page 94661:

by replacing Exhibit B -- Sixth Supplemental Indenture Securing Second Lien Water Revenue Bonds, Series 2010___; and

[PO2010-6200]

June 9, 2010, page 93480:

by deleting the name "Stone" from the roll call vote and inserting immediately beneath the motion to reconsider language indicating that Alderman Stone invoked Rule 14 of the City Council's Rules of Order and Procedure.

[PO2010-6199]

Referred -- AMENDMENT OF SECTION 7-28-630 OF MUNICIPAL CODE BY FURTHER REGULATING CORROSIVE ACIDS AND HAZARDOUS SUBSTANCES.
[PO2010-6193]

Also, a proposed ordinance to amend Title 7, Chapter 28, Section 630 of the Municipal Code of Chicago by including sulfuric acid within the provisions restricting the possession or carrying of corrosive or caustic acids or hazardous substances, and further by increasing fines for violations thereof, which was *Referred to the Committee on Finance*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, four proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Complete Care Dental -- to maintain and use one sign at 4450 South Archer Avenue;

[PO2010-6099]

Dolex Dollar Express, Inc. -- to maintain and use one sign at 5846 South Kedzie Avenue;

[PO2010-6098]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102925

Gui Dental Center LLC -- to maintain and use sign at 5139 South Kedzie Avenue; and
[PO2010-6100]

Sully's Hair Studio -- to maintain and use one awning at 4127 South Archer Avenue.
[PO2010-6097]

Referred -- PERMISSION TO CLOSE TO TRAFFIC PORTION OF S. HARDING AVE
FOR SCHOOL PURPOSES.

[POr2010-936]

Also, a proposed order directing the Commissioner of Transportation to grant permission to St. Bruno School to close to traffic South Harding Avenue, between West 48th Street and West 49th Street, during the hours of 7:30 A.M. to 7:50 A.M. and from 2:20 P.M. to 2:45 P.M., Monday through Friday, on all school days, which was *Referred to the Committee on Traffic Control and Safety*.

Presented By

ALDERMAN BURKE (14th Ward) And
ALDERMAN BALCER (11th Ward):

Referred -- AMENDMENT OF SECTION 2-84-050 OF MUNICIPAL CODE BY
AUTHORIZING SUPERINTENDENT OF POLICE TO ALLOW MEMBERS OF
MILITARY ON ACTIVE DUTY TO TAKE POLICE OFFICER EXAMINATIONS.

[PO2010-6194]

A proposed ordinance to amend Title 2, Chapter 84, Section 050 of the Municipal Code of Chicago which provides for powers and duties of the Superintendent of Police, by adding new paragraph 9 to authorize said superintendent to permit members of the military force of the United States, who have been ordered to active duty at the time of the administration of a police officer examination, to take such examination when necessitated, which was *Referred to the Committee on Police and Fire*.

Presented By

**ALDERMAN BURKE (14th Ward) And
ALDERMAN SOLIS (25th Ward):**

Rules Suspended -- PRESIDENT OF CHICAGO PUBLIC SCHOOLS ORDERED TO RESTORE HEAT TO AND POSTPONE DEMOLITION OF WHITTIER ELEMENTARY FIELDHOUSE.

[Or2010-923]

A proposed order reading as follows:

WHEREAS, Since Wednesday, September 15, 2010, parents, children, and activist have occupied the fieldhouse at Whittier Elementary School in protest of Chicago Public Schools (CPS) demolition plans; and

WHEREAS, CPS considers the building to be unsafe and does not have the funds to perform the necessary renovations, therefore the building must be demolished; and

WHEREAS, Protestors believe a library should be built for the Pilsen elementary school rather than torn down and turned into a soccer field for a neighboring private school; and

WHEREAS, Many insist the cost of rehabbing the building into a library would be less than the cost of demolition; and

WHEREAS, Union workers have volunteered to work for free to help transform the building into a library; and

WHEREAS, An engineering firm hired by CPS ruled the building unsafe, but a firm hired by the parents have said that it merely needs repairs and a new roof; and

WHEREAS, Alderman Daniel Solis, 25th Ward, believes a third firm should assess the building; and

WHEREAS, On Monday, October 4, 2010, CPS instructed Peoples Gas to turn off the heat at the fieldhouse so that the building could be vacated for a third assessment of its condition; and

WHEREAS, On Tuesday, October 5, 2010, State Representative Cynthia Soto, Chair of the Chicago Educational Facilities Task Force, recommended that CPS restore heat to the fieldhouse and halt demolition plans until the group releases recommendations on how CPS should decide which facilities to repair or re-build; and

WHEREAS, It is imperative that CPS and the Chicago Education Facilities Task Force work together to quickly resolve this conflict; now, therefore,

Be It Ordered, That we, the members of the Chicago City Council, hereby direct the president of the Chicago Public Schools to restore heat to the Whittier Elementary Fieldhouse and temporarily postpone demolition plans. CPS shall direct Peoples Gas to restore gas immediately. Demolition plans shall be halted till the Chicago Educational Facilities Task Force releases recommendations on how facilities should be repaired or built; and

Be It Further Ordered, That CPS begin meetings with the Chicago Educational Facilities Task Force to determine what is in the best interest of Whittier Elementary Fieldhouse and the Pilsen community.

Alderman Burke moved to *Suspend the Rules Temporarily* to permit immediate consideration of and action upon the foregoing proposed order. The motion *Prevailed*.

On motion of Alderman Burke, the foregoing proposed order was Passed by yeas and nays as follows:

Yeas -- Aldermen Flores, Fioretti, Dowell, Preckwinkle, Hairston, Lyle, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Ocasio, Burnett, E. Smith, Carothers, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Banks, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

Presented By

ALDERMAN THOMPSON (16th Ward):

Referred -- EXEMPTION OF SANCHEZ GROCERIES FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[PO2010-6216]

A proposed ordinance to exempt Sanchez Groceries from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 2020 West 51st Street, pursuant to

the provisions of Title 10, Chapter 20, Section 430 of the **Municipal Code of Chicago**, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN THOMAS (17th Ward):

Referred -- EXEMPTION OF FRANCO'S INC. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[PO2010-6222]

A proposed ordinance to exempt Franco's Inc. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 1750 West 75th Place, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the **Municipal Code of Chicago**, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN RUGAI (19th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Two proposed ordinances to grant permission and authority to the applicants listed to maintain and use signs at the locations specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Quiznos Sub Number 13210 -- for two signs at 10648 South Western Avenue; and
[PO2010-6101]

Shh Krishna Inc. -- for one sign at 10401 South Western Avenue.
[PO2010-6102]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102929

Presented By

ALDERMAN COCHRAN (20th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR TAQUERIA ATOTONILCO NO. 2.

[PO2010-6103]

A proposed ordinance to grant permission and authority to Taqueria Atotoniico Number 2 to maintain and use one awning at 1649 West 47th Street, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN BROOKINS (21st Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR BEST START/ERA THOMPSON, INC.

[PO2010-6104]

A proposed ordinance to grant permission and authority to Best Start/Era Thompson, Inc. to maintain and use one awning at 1352 West 99th Street, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN MUÑOZ (22nd Ward),
ALDERMAN PRECKWINKLE (4th Ward),
ALDERMAN MOORE (49th Ward)
And OTHERS:

Referred -- SUBMISSION OF ADVISORY REFERENDUM QUESTIONS WHETHER CITY MAYOR SHOULD HIRE ALL POLICE OFFICERS AUTHORIZED BY ANNUAL APPROPRIATION ORDINANCE, AND WHETHER CITY COUNCIL SHOULD RE-NEGOTIATE PARKING METER PRIVATIZATION AGREEMENT.

[PR2010-81]

A proposed resolution, presented by Aldermen Muñoz, Preckwinkle, Moore, Dowell, Hairston, Lyle, Jackson, Pope, Foulkes, Thompson, Lane, Cochran, Brookins, Dixon, Burnett, Waguespack, Colón, Laurino, Reilly, Daley, Tunney and Schulter, to submit an advisory

referendum for all voters within the City of Chicago stating the following questions: "Shall the Mayor of the City of Chicago hire all police officers authorized by Annual Appropriation Ordinance?"; and "Shall the City of Chicago re-negotiate parking meter privatization agreement?", pursuant to the Illinois Municipal Code, 65 ILCS 5/8-3-19, which was *Referred to the Committee on Finance*.

Referred-- SUBMISSION OF ADVISORY REFERENDUM QUESTION WHETHER CITY OF CHICAGO SHOULD ADOPT TRANSACTION TAX APPLYING TO SECURITIES, COMMODITIES AND DERIVATIVES.

[PR2010-80]

Also, a proposed resolution, presented by Aldermen Murioz, Preckwinkle, Moore, Dowell, Hairston, Lyle, Jackson, Pope, Foulkes, Thompson, Lane, Cochran, Brookins, Dixon, Burnett, Waguespack, Colón, Laurino, Reilly, Daley, Tunney and Schuler, to submit an advisory referendum for all voters within the City of Chicago stating the following question: "Shall the City of Chicago adopt a transaction tax that would apply to securities, commodities and derivatives", pursuant to the Illinois Municipal Code, 65 ILCS 5/8-3-19, which was *Referred to the Committee on Finance*.

Presented By

ALDERMAN DIXON (24th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY FOR SUMNER SCHOOL.

Two proposed ordinances to grant permission and authority to Sumner School for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

to construct, install, maintain and use two diagonal parking spaces adjacent to 4320 West Fifth Avenue; and

[PO2010-6106]

to maintain, use and occupy space for trash enclosure adjacent to 4320 West Fifth Avenue.

[PO2010-6105]

Referred -- EXEMPTION OF CHICAGO PUBLIC SCHOOLS/SUMNER SCHOOL FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[PO2010-6217]

Also, a proposed ordinance to exempt the Chicago Public Schools/Sumner School from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 4320 West Fifth Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN SOLIS (25th Ward):

Referred -- STANDARDIZATION OF PORTION OF W. 17TH ST. AS "MARTHA GONZALEZ STREET".

[PO2010-6203]

A proposed ordinance directing the Commissioner of Transportation to take the necessary action for the standardization of West 17th Street, from South Halsted Street to South Union Avenue, as "Martha Gonzalez Street", which was *Referred to the Committee on Transportation and Public Way*.

Referred -- AMENDMENT OF SECTION 9-64-206(e) MUNICIPAL CODE BY MODIFICATION OF PARKING METER HOURS OF OPERATION ON PORTION OF S. WOOD ST.

[PO2010-5868]

Also, a proposed ordinance to amend Title 9, Chapter 64, Section 206(e) of the Municipal Code of Chicago by modification of parking meter hours of operation, notwithstanding any prior ordinance establishing different hours of operation, from 9:00 A.M. to 7:00 P.M., Monday through Friday at 2201 to 2209 South Wood Street, which was *Referred to the Committee on Traffic Control and Safety*.

Presented By

ALDERMAN MALDONADO (26th Ward):

Referred -- EXEMPTION OF NORWEGIAN AMERICAN HOSPITAL FROM CITY FEES UNDER NOT-FOR-PROFIT STATUS.

[PO2010-6236]

A proposed ordinance providing Norwegian American Hospital with inclusive exemption, under its not-for-profit status, from all city fees related to the construction and maintenance of building(s) and fuel storage facilities at 1044 North Francisco Avenue, 1044 North Mozart Street and 1029 North Sacramento Avenue for the period of November 16, 2010 through November 15, 2012, which was *Referred to the Committee on Finance*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, three proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

J Discount Pharmacy -- to maintain and use one sign at 1344 North Western Avenue;
[PO2010-6107]

Milagros Ortiz -- to maintain and use two fences adjacent to 3217 West Cortez Street; and
[PO2010-6109]

Roeser's Party Palace -- to maintain and use one awning at 3224 West North Avenue.
[PO2010-6108]

Presented By

ALDERMAN BURNETT (27th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Four proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102933

Harpo Studios, Inc. -- to construct, install, maintain and use five banners adjacent to 110 North Carpenter Street;

[PO2010-6112]

Harpo Studios, Inc. -- to maintain and use four signs at 110 North Carpenter Street;

[PO2010-6111]

Timothy Vincent O'Mahony -- to maintain and use one stairway adjacent to 911 North Willard Court; and

[PO2010-6113]

Rodity's Restaurant -- to maintain and use one awning at 222 South Halsted Street.

[PO2010-6110]

Presented By

ALDERMAN E. SMITH (28th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR BY THE HAND CLUB FOR KIDS.

[PO2010-6114]

A proposed ordinance to grant permission and authority to By the Hand Club for Kids to construct, install, maintain and use landscaping adjacent to 400 North Laramie Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN GRAHAM (29th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR AL RAHMAN INC.

[PO2010-6115]

A proposed ordinance to grant permission and authority to Al Rahman Inc. to maintain and use five light fixtures adjacent to 5751 West Augusta Boulevard, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- EXEMPTION OF BETTY'S DAYCARE ACADEMY, INC. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[PO2010-6218]

Also, a proposed ordinance to exempt Betty's Daycare Academy, Inc. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 5719 West Chicago Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN REBOYRAS (30th Ward):

Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR SUBWAY.

[PO2010-6116]

A proposed ordinance to grant permission and authority to Subway to maintain and use one sign at 5150 West Belmont Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN SUAREZ (31st Ward):

Referred -- EXEMPTION OF PAULEN AUTO INC. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[PO2010-6219]

A proposed ordinance to exempt Paulen Auto Inc. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 4346 West Belmont Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102935

Presented By

ALDERMAN WAGUESPACK (32nd Ward):

Referred -- AMENDMENT OF TITLE 2 OF MUNICIPAL CODE BY CREATING NEW CHAPTER 9 TO REGULATE AWARDING OF CITY CONTRACTS.

[PO2010-6196]

A proposed ordinance to amend Title 2 of the Municipal Code of Chicago by creating a new Chapter 9 to establish regulations and guidelines governing the awarding of city contracts administered by the Chief Procurement Officer, which was *Referred to the Committee on Finance*.

Referred -- EXEMPTION OF NOT-FOR-PROFIT ENTITIES FROM CITY FEES.

Also, two proposed ordinances providing inclusive exemption from all city fees to the applicants listed, under their not-for-profit status, for the construction and maintenance of buildings and fuel storage facilities, which were *Referred to the Committee on Finance*, as follows:

St. Hedwig Parish, 2226 North Hoyne Avenue; 2219, 2235 West Hamilton Avenue; and 2100 West Webster Avenue -- for the period of January 1, 2010 through December 31, 2011; and

[PO2010-6237]

St. Mary of Nazareth Hospital Center, 2222 West Chicago Avenue; 2201 and 2233 West Division Street -- for the period of November 16, 2010 through November 15, 2012.

[PO2010-6238]

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 11 proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Ambers Hotel Inc. -- to maintain and use one sign at 1632 West Belmont Avenue;

[PO2010-6122]

Cotelac -- to maintain and use two signs at 1159 West Webster Avenue;

[PO2010-6119]

I Stock Wireless -- to construct, install, maintain and use one awning at 2107 North Western Avenue;

[PO2010-6117]

McDonald's Number 6888 -- to maintain and use five signs at 2834 North Ashland Avenue;

[PO2010-6126]

McDonald's Number 6888 -- to maintain and use one window surround adjacent to 2834 North Ashland Avenue;

[PO2010-6121]

Pagoda Red -- to maintain and use one facade adjacent to 1714 North Damen Avenue;

[PO2010-6120]

Red Eye Eyewear -- to maintain and use two awnings at 1869 North Damen Avenue;

[PO2010-6127]

Roseangelis -- to maintain and use two bay windows adjacent to 1314 West Wrightwood Avenue;

[PO2010-6124]

St. Jasphat Parish/Catholic Church Archdiocese of Chicago -- to maintain and use four planters adjacent to 1397 West Belden Avenue;

[PO2010-6123]

Starbucks Coffee Number 2369 -- to maintain and use four bay windows adjacent to 2023 -- 2025 West Roscoe Street; and

[PO2010-6118]

Video Security Network Inc. -- to maintain and use one sign at 2331 North Western Avenue.

[PO2010-6125]

Presented By

ALDERMAN MELL (33rd Ward):

Referred -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Two proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102937

ABM Auto Service -- 3044 West Montrose Avenue; and

[PO2010-6220]

Carder LLC, doing business as Perfection Auto Spa -- 3929 North Central Park Avenue.

[PO2010-6221]

Presented By

ALDERMAN MELL (33rd Ward),
ALDERMAN POPE (10th Ward) And
ALDERMAN BALCER (11th Ward):

Referred -- AMENDMENT OF SECTION 4-280-360 OF MUNICIPAL CODE BY ADDING NEW PROVISION REQUIRING CHICAGO ACCESS CABLE TO ASSIGN UNUSED CHANNEL FOR UNITED STATES MILITARY SERVICE VETERAN PROGRAMMING.

[PO2010-6195]

A proposed ordinance to amend Title 4, Chapter 280, Section 360 of the Municipal Code of Chicago by adding new paragraph C which would require Chicago Access Cable to set aside and make available one channel from any of their unused channels to be dedicated for exclusive use by a qualified 501-C(3) organization whose purpose is to develop and produce programming specifically for the information, entertainment, education and support of the United States military service veterans and their families, which was *Referred to the Committee on License and Consumer Protection*.

Presented By

ALDERMAN COLÓN (35th Ward):

Referred -- EXEMPTION OF PUERTO RICAN ARTS ALLIANCE FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[PO2010-6223]

A proposed ordinance to exempt the Puerto Rican Arts Alliance from the physical barrier

requirement pertaining to alley accessibility for the parking facilities for 3000 -- 3002 North Elbridge Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- ISSUANCE OF PERMITS, FREE OF CHARGE, FOR LANDMARK PROPERTIES.

Also, two proposed orders authorizing the Executive Director of Construction and Permits, the Director of Revenue, the Commissioners of Environment, Fire, and the Zoning Administrator to issue all necessary permits, free of charge, for the landmark properties at the locations specified, which were *Referred to the Committee on Historical Landmark Preservation*, as follows:

2510 North Kedzie Avenue -- for the repair of an existing porch and brickwork on the historic residential building; and

[POr2010-978]

3024 West Logan Boulevard -- for the restoration of basement and replacement of windows.

[POr2010-979]

Presented By

ALDERMAN MITTS (37th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Adam Food Mart -- to maintain and use one awning at 1547 North Long Avenue; and

[PO2010-6129]

Coleman's Bar B Que -- to maintain and use one sign at 5252 -- 5254 West Chicago Avenue.

[PO2010-6128]

Referred -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS AT 1450 N. CICERO AVE.

Also, five proposed orders directing the Commissioner of Buildings to issue permits to Modern Signs Inc. to install signs/signboards at 1450 North Cicero Avenue, which were *Referred to the Committee on Buildings*, as follows:

- | | |
|---|---------------|
| one sign/signboard measuring 157 square feet; | [POr2010-983] |
| one sign/signboard measuring 204 square feet; | [POr2010-986] |
| one sign/signboard measuring 278 square feet (facing north); | [POr2010-984] |
| one sign/signboard measuring 278 square feet (facing east); and | [POr2010-985] |
| one sign/signboard measuring 278 square feet (facing west). | [POr2010-987] |

Presented By

ALDERMAN ALLEN (38th Ward):

Referred -- EXEMPTION OF LYDIA HOME ASSOCIATION FROM CITY FEES UNDER NOT-FOR-PROFIT STATUS.

[PO2010-6239]

A proposed ordinance providing Lydia Home Association with inclusive exemption, under its not-for-profit status, from all city fees related to the construction, erection and maintenance of buildings at 4300 West Irving Park Road, for the period beginning August 16, 2010 and ending August 15, 2012, which was *Referred to the Committee on Finance*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Progressive Driving School Inc. -- to maintain and use one sign at 5538 West Belmont Avenue; and

[PO2010-6131]

Tom Mastros -- to maintain and use one sign at 5616 West Irving Park Road.

[PO2010-6130]

Referred -- ISSUANCE OF PERMITS TO INSTALL SIGNS/SIGNBOARDS.

Also, two proposed orders directing the Commissioner of Buildings to issue permits to Ad Deluxe Sign Company, Inc. to install signs/signboards at 3632 North Cicero Avenue, which were *Referred to the Committee on Buildings*, as follows:

one sign/signboard measuring 150 square feet; and

[POr2010-989]

one sign/signboard measuring 200 square feet.

[POr2010-988]

Presented By

ALDERMAN LAURINO (39th Ward):

Referred -- EXEMPTION OF KILDARE RESTAURANT FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[PO2010-6224]

A proposed ordinance to exempt Kildare Restaurant from the physical barrier requirement pertaining to alley accessibility for the parking facilities at 4300 West Lawrence Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- REPRESENTATIVES OF CHICAGO FIRE DEPARTMENT AND AMERICAN HEART ASSOCIATION INVITED TO TESTIFY BEFORE CITY COUNCIL COMMITTEE ON POLICE AND FIRE ON HANDS-ONLY CPR.

[PR2010-83]

Also, a proposed resolution inviting representatives of the Chicago Fire Department and the American Heart Association to provide testimony before the Committee on Police and Fire regarding public outreach and education pertaining to hands-only CPR, which was *Referred to the Committee on Police and Fire*.

Presented By

ALDERMAN LAURINO (39th Ward) And
ALDERMAN ALLEN (38th Ward):

Referred -- COMMISSIONER OF CHICAGO DEPARTMENT OF TRANSPORTATION INVITED TO TESTIFY ON NEW BLOCK PARTY PERMIT APPLICATION AND ISSUANCE PROCEDURES.

[PR2010-82]

A proposed resolution inviting the Commissioner of the Department of Transportation and representatives to appear before a Joint Committee of the Committee on Economic, Capital and Technology Development and the Committee on Transportation and Public Way to discuss the new block party application and permitting system, which was *Referred to a Joint Committee comprised of the members of the Committee on Economic, Capital and Technology Development and the members of the Committee on Transportation and Public Way*.

Presented By

ALDERMAN O'CONNOR (40th Ward):

Referred -- CORRECTION OF SEPTEMBER 8, 2010 CITY COUNCIL JOURNAL OF PROCEEDINGS.

[PO2010-6201]

A proposed ordinance to correct the September 8, 2010 *Journal of the Proceedings of the City Council of the City of Chicago* for an ordinance printed on page 93325 by striking the reference: "(1st Ward)" appearing in the 24th printed line from the top of the page and inserting in lieu thereof the reference: "(17th Ward)", which was *Referred to the Committee on Committees, Rules and Ethics*.

Referred -- EXEMPTION OF THE COVENANT HOME FROM CITY FEES UNDER NOT-FOR-PROFIT STATUS.

[PO2010-6240]

Also, a proposed ordinance providing The Covenant Home with inclusive exemption, under its not-for-profit status, from all city fees related to the construction, erection and maintenance of buildings and fuel storage facilities at 2720 West Foster Avenue, for the period beginning November 16, 2010 and ending November 15, 2012, which was *Referred to the Committee on Finance*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, three proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Clarke Devon Hardware Co., Inc. -- to maintain and use one clock adjacent to 6401 North Clark Street;

[PO2010-6132]

State Farm Insurance/David J. Frederickson -- to maintain and use two awnings at 6263 North Clark Street; and

[PO2010-6134]

Terraces of Anersonville Condominium Association -- to maintain and use six balconies adjacent to 1828 -- 1830 West Foster Avenue.

[PO2010-6133]

Referred -- EXEMPTION OF RIDGE PARK CONDOMINIUM ASSOCIATION FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[PO2010-6225]

Also, a proposed ordinance to exempt Ridge Park Condominium Association from the physical barrier requirement pertaining to alley accessibility for the parking facilities at 6125 North Hoyne Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Referred -- ISSUANCE OF PERMITS TO INSTALL SIGNS/SIGNBOARDS.

Also, two proposed orders directing the Commissioner of Buildings to issue permits to Icon Identity Solutions to install signs/signboards at 6201 North Clark Street, which were *Referred to the Committee on Buildings*, as follows:

one sign/signboard measuring 171 square feet (sign number 1); and

[POr2010-990]

one sign/signboard measuring 171 square feet (sign number 2).

[POr2010-991]

Presented By

ALDERMAN DOHERTY (41th Ward):

Referred -- EXEMPTION OF HELLENIC FOUNDATION FROM CITY FEES UNDER NOT-FOR-PROFIT STATUS.

[PO2010-6241]

A proposed ordinance providing Hellenic Foundation with inclusive exemption, under its not-for-profit status, from all city fees related to the construction, erection and maintenance of buildings and fuel storage facilities at 6251 West Touhy Avenue, for a two year period not to exceed October 6, 2012, which was *Referred to the Committee on Finance*.

Referred -- CONSIDERATION FOR DESIGNATION OF PORTION OF W. SUMMERDALE AVE. AS "HONORARY JOHN J. LYONS, C.P.D. WAY".

[POr2010-976]

Also, a proposed order directing the Commissioner of Transportation to give consideration to honorarily designate the 7200 block of West Summerdale Avenue as "Honorary John J. Lyons, C.P.D. Way", which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN REILLY (42nd Ward):

Referred -- EXEMPTION OF THE NEWBERRY LIBRARY FROM CITY FEES UNDER NOT-FOR-PROFIT STATUS.

[PO2010-6242]

A proposed ordinance providing The Newberry Library with inclusive exemption, under its not-for-profit status, from all city fees related to the construction and maintenance of buildings at 60 West Walton Street, for the period beginning January 1, 2011 and ending December 31, 2012, which was *Referred to the Committee on Finance*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 27 proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Actors' Equity Association -- to maintain and use three signs at 557 West Randolph Street;
[PO2010-6159]

American Giri Place -- to maintain and use five awnings at 845 North Michigan Avenue;
[PO2010-6143]

American Giri Place -- to maintain and use eight awnings at 845 North Michigan Avenue;
[PO2010-6144]

Anthropologie -- to maintain and use one sign adjacent to 111 East Chicago Avenue;
[PO2010-6160]

Aqua At Lakeshore East LLC -- to maintain and use one sign at 225 North Columbus Drive;
[PO2010-6155]

Beef and Brandy Restaurant -- to maintain and use one vault adjacent to 127 South State Street;
[PO2010-6158]

Brian's Juice Bar & Deli -- to maintain and use one awning at 80 East Lake Street;
[PO2010-6141]

Children's Memorial Hospital -- to maintain and use nine planters adjacent to 225 East Chicago Avenue;
[PO2010-6137]

Courtyard by Marriott -- to maintain and use five manholes adjacent to 30 East Hubbard Street;

[PO2010-6157]

Dorothy D. Jankowski -- to maintain and use one fire escape adjacent to 615 West Randolph Street;

[PO2010-6147]

English -- to maintain and use one sign at 444 North LaSalle Drive;

[PO2010-6161]

Foster Design Build, LLC -- to maintain and use one banner adjacent to 209 West Ohio Street;

[PO2010-6136]

Hotel Monaco -- to construct, install, maintain and use two park benches adjacent to 225 North Wabash Avenue;

[PO2010-6151]

Macerich Management -- to construct, install, maintain and use one kiosk adjacent to 520 North Michigan Avenue;

[PO2010-6145]

Northwestern Memorial Hospital -- to construct, install, maintain and use one manhole adjacent to 201 East Huron Street;

[PO2010-6150]

Parkview at River East Condominium Association -- to maintain and use 43 balconies adjacent to 505 North McClurg Court;

[PO2010-6139]

Parkview at River East Condominium Association -- to maintain and use five caissons adjacent to 505 North McClurg Court;

[PO2010-6152]

Parkview at River East Condominium Association -- to maintain and use one decorative architectural element adjacent to 505 North McClurg Court;

[PO2010-6153]

Parkview at River East Condominium Association -- to maintain and use 10 landscapings adjacent to 505 North McClurg Court;

[PO2010-6140]

Ronald McDonald House Charities of Chicagoland and Northwest Indiana -- to construct, install, maintain and use six caissons adjacent to 211 East Grand Avenue;

[PO2010-6142]

T-Mobile -- to maintain and use two signs at 36 South State Street;
[PO2010-6163]

Theory Sports Div Lounge -- to maintain and use three trash containers adjacent to 9 West Hubbard Street;
[PO2010-6149]

University Autonomo de Mexico -- to construct, install, maintain and use two banners adjacent to 350 West Erie Street;
[PO2010-6135]

The Whitehall Hotel -- to maintain and use five bay windows adjacent to 105 East Delaware Place;
[PO2010-6138]

The Whitehall Hotel -- to construct, install, maintain and use one windscreen adjacent to 105 East Delaware Place;
[PO2010-6156]

6 NM Development, Inc. -- to maintain and use three vaults adjacent to 6 North Michigan Avenue; and
[PO2010-6148]

330 North Wabash Ave. LLC -- to maintain and use one vault adjacent to 330 North Wabash Avenue.
[PO2010-6154]

Referred -- AMENDMENT OF GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, two proposed ordinances to amend prior ordinances which authorized grants of privilege to the applicants listed, which were *Referred to the Committee on Transportation and Public Way*, as follows:

July 28, 2010:

Journal of the Proceedings of the City Council of the City of Chicago, page 97728, which authorized a grant of privilege to UST Prime 111 Hotel Owner, LP by modification of the dimensions and compensation of said privilege; and
[PO2010-6146]

March 10, 2010:

Journal of the Proceedings of the City Council of the City of Chicago, page 86939, which authorized a grant of privilege to Carmine's Clam House Inc. by modification of the dimensions, compensation and seating capacity of said privilege.
[PO2010-6162]

Referred -- STANDARDIZATION OF PORTION OF W. MONROE ST. AND S. STATE ST. AS "EUGENE P. HEYTOW WAY".

[PO2010-6204]

Also, a proposed ordinance authorizing the standardization of that portion of the southwest corner of West Monroe Street and South State Street (facing north/south and pointing west) as "Eugene P. Heytow Way", which was *Referred to the Committee on Transportation and Public Way*.

Referred -- REPEAL OF "AMALGAMATED WAY" HONORARY STREET SIGN ON W. MONROE ST.

[PO2010-6261]

Also, a proposed ordinance to repeal the ordinance passed on April 16, 1997, and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 43224, which standardized West Monroe Street, from South State Street to the first alley west thereof, as "Amalgamated Way", which was *Referred to the Committee on Transportation and Public Way*.

Referred -- CANCELLATION OF PUBLIC WAY USE PERMIT FEES FOR 1ST UNITED METHODIST CHURCH OF CHICAGO AID SOCIETY.

[POr2010-973]

Also, a proposed order authorizing the Director of Business Affairs and Licensing, the Director of Revenue and the City Comptroller to cancel permit fees for the use of public way charged to 1st United Methodist Church of Chicago Aid Society for the premises located at 77 West Washington Street, which was *Referred to the Committee on Finance*.

Referred -- ISSUANCE OF SPECIAL EVENT LICENSES AND PERMITS, FREE OF CHARGE, FOR CHRISKINDLMARKET CHICAGO 2010.

[POr2010-974]

Also, a proposed order authorizing the Director of Revenue to issue Itinerant Merchant, Temporary Food Vendor Licenses and Canopy Erection, Special Event, Street Closure, Tent Installation Permits and all other related permits and fees, free of charge, to German American Chamber of Commerce for the Chriskindlmarket Chicago 2010 event, to be held at Daley Plaza, 50 West Washington Street, for the period extending November 24, 2010 through December 24, 2010, during the hours of 11:00 A.M. to 8:00 P.M., Monday through Thursday

and during the hours of 11:00 A.M. to 9:00 P.M. on Friday and Saturday, which was *Referred to the Committee on Special Events and Cultural Affairs.*

Presented By

ALDERMAN REILLY (42nd Ward)
ALDERMAN TUNNEY (44th Ward):

Referred -- AMENDMENT OF CHAPTER 2-80 OF MUNICIPAL CODE BY ADDING NEW SECTION 045 TO REQUIRE ISSUANCE OF ANNUAL CONSOLIDATED BILLING FOR BUSINESSES LICENSED UNDER TITLE 4.

[PO2010-6197]

A proposed ordinance to amend Title 2, Chapter 80 of the Municipal Code of Chicago by adding new Section 045 which would require the Director of Revenue to send one annual consolidated bill to businesses licensed under Title 4 of the Code for fees due and owing during the calendar year in which the bill is sent for licenses, permits for any and all public way uses, sign or billboards, sidewalk cafes, building, zoning or fire inspections and loading zone signs, which was *Referred to the Committee on Finance.*

Presented By

ALDERMAN DALEY (43rd Ward):

Referred -- EXEMPTION OF NOT-FOR-PROFIT ENTITIES FROM CITY FEES.

Three proposed ordinances providing inclusive exemption from all city fees to the applicants listed, under their not-for-profit status, related to the construction, renovation, erection and maintenance of buildings, for the locations and periods indicated, which were *Referred to the Committee on Finance*, as follows:

The Art Institute of Chicago, 1926 North Halsted Street -- for a two year period not to exceed December 31, 2012;

[PO2010-6244]

Benevolent & Protective Order of Elks of the USA, various locations -- for a two year period not to exceed December 31, 2012; and

[PO2010-6243]

St. Paul United Church of Christ, 2335 North Orchard Street -- for a two year period not to exceed October 6, 2012.

[PO2010-6245]

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, nine proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

DePaul University -- to construct, install, maintain and use one conduit adjacent to 2331 North Sheffield Avenue;

[PO2010-6167]

DePaul University -- to construct, install, maintain and use two manholes adjacent to 2331 North Sheffield Avenue;

[PO2010-6172]

Festival Theater Corporation -- to maintain and use one sign at 1349 North Wells Street;

[PO2010-6166]

Homemade Pizza Company, LLC -- to maintain and use 11 light fixtures adjacent to 2460 North Clark Street;

[PO2010-6171]

Images of the World Ltd. -- to maintain and use one sign at 1363 North Wells Street;

[PO2010-6165]

John B. Harris 1998 Trust -- to construct, install, maintain and use one ice melt system adjacent to 1425 North Astor Street;

[PO2010-6168]

Jump Ahead Academy, LLC -- to construct, install, maintain and use one awning at 2260 North Clark Street;

[PO2010-6164]

Manu Puri -- to maintain and use one fire escape adjacent to 716 West Wrightwood Avenue; and

[PO2010-6170]

Nookies Too Inc. -- to maintain and use one sign at 2114 North Halsted Street.

[PO2010-6169]

Referred -- ISSUANCE OF PERMIT TO INSTALL SIGN/SIGNBOARD AT 1615 N. WELLS ST.

[POr2010-992]

Also, a proposed order directing the Commissioner of Buildings to issue a permit to Lamar Whiteco Outdoor to install a sign/signboard at 1615 North Wells Street, which was *Referred to the Committee on Buildings*.

Referred -- CANCELLATION OF PUBLIC WAY USE PERMIT FEES FOR LA SALLE STREET CHURCH.

[POr2010-969]

Also, a proposed order authorizing the Director of Business Affairs and Licensing, the Director of Revenue and the City Comptroller to cancel permit fees for the use of public way charged to LaSalle Street Church for the premises at 1140 LaSalle Drive, which was *Referred to the Committee on Finance*.

Presented By

ALDERMAN TUNNEY (44th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Four proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Blokes & Birds -- to maintain and use one sign at 3341 North Clark Street;

[PO2010-6174]

Cocktail -- to maintain and use five bay windows adjacent to 3359 North Halsted Street;

[PO2010-6176]

David Hough -- to construct, install, maintain and use one bay window adjacent to 3439 North Halsted Street; and

[PO2010-6175]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102951

3300 Lake Shore Drive Condominium Association -- to maintain and use one awning at 3300 North Lake Shore Drive.

[PO2010-6173]

Referred -- ISSUANCE OF PERMITS, FREE OF CHARGE, FOR LANDMARK PROPERTY AT 550 AND 559 WEST SURF STREET.

[POr2010-977]

Also, a proposed order authorizing the Commissioners of Buildings, Environment, Fire, the Director of Revenue, and the Zoning Administrator to issue all necessary permits, free of charge, for replacement of a walkway, stairwell and roof of historical residential buildings at 550 and 559 West Surf Street, which was *Referred to the Committee on Historical Landmark Preservation*.

Referred -- WAIVER OF SPECIAL EVENT LICENSE AND PERMIT FEES FOR NORTHALSTED HALLOWEEN COSTUME PARADE.

[POr2010-970]

Also, a proposed order authorizing the Director of Revenue to waive the Food Vendor, Itinerant Merchant License and Street Closure Permit fees in conjunction with the Northalsted Halloween Costume Parade to be held on North Halsted Street, between West Belmont Avenue and West Addison Street, on October 31, 2010, during the hours of 2:00 P.M. to 10:00 P.M., which was *Referred to the Committee on Special Events and Cultural Affairs*.

Presented By

ALDERMAN LEVAR (45th Ward):

Referred -- ISSUANCE OF RAFFLE LICENSES, FREE OF CHARGE.

Five proposed orders authorizing the Department of Revenue to issue annual Raffle Licenses, free of charge, for the applicants listed, for the period beginning December 15, 2010 and ending December 15, 2011, which were *Referred to the Committee on Finance*, as follows:

Saint Constance Church -- 5843 West Strong Street;

[POr2010-963]

Saint Cornelius Church -- 5430 West Foster Avenue and 5252 North Long Avenue;
[POr2010-967]

Saint Edward's Church -- 4350 West Sunnyside Avenue;
[POr2010-964]

Jefferson Park Chamber -- 4849 North Milwaukee Avenue; and
[POr2010-962]

Our Lady of Victory Church -- 4334 North Laramie Avenue.
[POr2010-965]

Referred -- EXEMPTION OF BILL DOVE LEFTY'S AUTOMOTIVE FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[PO2010-6226]

Also, a proposed ordinance to exempt Bill Dove Lefty's Automotive from the physical barrier requirement pertaining to alley accessibility for the parking facilities at 5628 North Elston Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

ALDERMAN SHILLER (46th Ward):

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Three proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Carway, LLC -- to maintain and use one canopy at 5100 -- 5108 North Broadway;
[PO2010-6177]

Christopher House-Uptown -- to maintain and use one fence adjacent to 4701 North Winthrop Avenue; and
[PO2010-6178]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102953

European & U.S. Car Service -- to maintain and use one sign at 4080 North Broadway.
[PO2010-6179]

Referred -- STANDARDIZATION OF NORTHWEST CORNER OF N. WINTHROP AVE.
AND N. KENMORE AVE. AS "JOYCE DUGAN WAY".
[PO2010-6205]

Also, a proposed ordinance authorizing the standardization of the northwest corner of North Winthrop Avenue and North Kenmore Avenue as "Joyce Dugan Way", which was *Referred to the Committee on Transportation and Public Way*.

Referred -- WAIVER OF SPECIAL EVENT LICENSE AND PERMIT FEES FOR
NORTHALSTED HALLOWEEN COSTUME PARADE.
[POr2010-972]

Also, a proposed order authorizing the Director of Revenue to waive the Food Vendor, Itinerant Merchant License and Street Closure Permit fees in conjunction with the Northalsted Halloween Costume Parade to be held on North Halsted Street, between West Belmont Avenue and West Addison Street, on October 31, 2010, during the hours of 2:00 P.M. to 10:00 P.M., which was *Referred to the Committee on Special Events and Cultural Affairs*.

Presented By

ALDERMAN SCHULTER (47th Ward):

Referred -- EXEMPTION OF MIDWEST AKIDO CENTER FROM CITY FEES UNDER
NOT-FOR-PROFIT STATUS.
[PO2010-6246]

A proposed ordinance providing Midwest Akido Center with inclusive exemption, under its not-for-profit status, from all city fees related to the construction, erection and maintenance of buildings and fuel storage facilities at 4349 North Damen Avenue, for the period beginning December 15, 2008 and ending December 15, 2010, which was *Referred to the Committee on Finance*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, three proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Freddie Villacci, Jr. Insurance Agency Inc. -- to maintain and use one awning at 2241 West Irving Park Road;

[PO2010-6182]

Metro Sales Company -- to maintain and use six signs at 2440 West Montrose Avenue; and

[PO2010-6181]

1616 W. Montrose Condominiums -- to maintain and use eight balconies adjacent to 1616 West Montrose Avenue.

[PO2010-6180]

Referred -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, three proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Chicago Montessori -- 1713 West Cullom Avenue;

[PO2010-6227]

Karen Tompkins/Honey Bunny Child Care -- 4256 North Ravenswood Avenue; and

[PO2010-6228]

Midwest Aikido Center -- 4349 North Damen Avenue.

[PO2010-6229]

Referred -- ISSUANCE OF PERMIT TO INSTALL SIGN/SIGNBOARD AT 4555 N. WESTERN AVE.

[POr2010-993]

Also, a proposed order directing the Commissioner of Buildings to issue a permit to Signco Inc. to install a sign/signboard at 4555 North Western Avenue, which was *Referred to the Committee on Buildings*.

Presented For

ALDERMAN M. SMITH (48th Ward):

Referred -- AMENDMENT OF CHAPTER 13-32 OF MUNICIPAL CODE BY ADDING NEW SECTION 315 TO WAIVE FEES FOR INSTALLATION OF LIGHT-EMITTING DIODE (LED) EXIT SIGN RETROFIT KITS.

[PO2010-6198]

A proposed ordinance, presented by Alderman Schuler, to amend Title 13, Chapter 32 of the Municipal Code of Chicago by adding *new* Section 315 to waive the permit fees for the alteration of existing exit signs in businesses by installing light-emitting diode (LED) exit sign retrofit kits, which was *Referred to the Committee on Finance*.

Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, nine proposed ordinances, presented by Alderman Schuler, to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Andersonville Physical Therapy S.C. -- to maintain and use one awning at 5414 North Broadway;

[PO2010-6191]

Atmosphere -- to maintain and use one light fixture adjacent to 5255 North Clark Street;

[PO2010-6183]

Broadway Clark Building Corporation -- to maintain and use six planters adjacent to 4725 -- 4753 North Broadway;

[PO2010-6188]

Chicago Housing Authority -- to construct, install, maintain and use four park benches adjacent to 5040 North Kenmore Avenue;

[PO2010-6187]

Chicago Housing Authority -- to construct, install, maintain and use two planter curbs adjacent to 5040 North Kenmore Avenue;

[PO2010-6189]

Chicago Housing Authority -- to construct, install, maintain and use two tree grates adjacent to 5040 North Kenmore Avenue;

[PO2010-6190]

Homemade Pizza -- to maintain and use five light fixtures adjacent to 5303 North Clark Street;

[PO2010-6184]

Kingfisher Restaurant -- to construct, install, maintain and use one awning at 5721 -- 5723 North Clark Street; and

[PO2010-6186]

Sir Spa -- to maintain and use one sign at 5151 North Clark Street.

[PO2010-6185]

5. *FREE PERMITS, LICENSE FEE EXEMPTIONS, CANCELLATION
OF WARRANTS FOR COLLECTION AND WATER RATE
EXEMPTIONS, ET CETERA.*

Proposed ordinances, orders, et cetera, described below, were presented by the aldermen named and were *Referred to the Committee on Finance*, as follows:

FREE PERMITS:

BY ALDERMAN MORENO (1st Ward):

The Chicago Housing Authority -- for building reconstruction on the premises known as 1616 North Artesian Avenue.

[PO2010-6010]

BY ALDERMAN DOWELL (3rd Ward):

New Life Covenant Church -- for renovation of an existing church facility on the premises known as 4338 South Prairie Avenue.

[PO2010-6249]

BY ALDERMAN LYLE (6th Ward):

Wesley United Methodist Church -- for building of new church on the premises known as 201 East 95th Street.

[PO2010-6000]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102957

BY ALDERMAN POPE (10th Ward)

Grace Apostolic Church -- for new construction on the premises known as 8251 South Exchange Avenue.

[PO2010-6006]

BY ALDERMAN E. SMITH (28th Ward):

Inspiration Corporation -- for the premises known as Inspiration Kitchen, 3504 West Lake Street.

[PO2010-5998]

BY ALDERMAN O'CONNOR (40th Ward):

Commuter Rail Division of Regional Transportation Authority/Metra -- for construction, renovation and maintenance of railroad bridges along the Metra/Union Pacific North commuter rail line located at West Foster Avenue at North Ravenswood Avenue northern one-half (1800 West Foster Avenue) and West Balmoral Avenue at North Ravenswood Avenue (1800 West Balmoral Avenue).

[PO2010-6008]

BY ALDERMAN SHILLER (46th Ward):

Inspiration Corporation -- for premises known as 4554 North Broadway and 4715 North Sheridan Road.

[PO2010-5999]

LICENSE FEE EXEMPTIONS:

BY ALDERMAN MORENO (1st Ward):

Children's Activities Facilities License -- on the premises known as 1331 North Milwaukee Avenue.

[PO2010-6011]

CANCELLATION OF WARRANTS FOR COLLECTION:

BY ALDERMAN HARRIS (8th Ward):

Aztlan Community Services, 1112 East 87th Street -- annual refrigeration inspection fee.

[POr2010-966]

BY ALDERMAN BEALE (9th Ward):

Jesse Owens Elementary, 12450 South State Street -- use of public way inspection fees (3).
[POr2010-951, POr2010-953, POr2010-954]

BY ALDERMAN POPE (10th Ward):

U.S. Army Corps of Engineers, 12200 South Torrence Avenue -- use of public way inspection fee.
[PO2010-6005]

BY ALDERMAN RUGAI (19th Ward):

Marist High School, 4200 West 115th Street -- annual PA inspection fee.
[POr2010-955]

Smith Village, 2315 West 112th Place -- annual boiler inspection fee.
[POr2010-952]

Smith Village, 2315 West 112th Place -- annual ES inspection fees (3).
[POr2010-956, POr2010-957, POr2010-958]

Smith Village, 2315 West 112th Place -- annual elevator inspection fees (2).
[POr2010-959, POr2010-960]

BY ALDERMAN STONE (50th Ward):

Congregation Ezras Israel, 7001 North California Avenue -- elevator inspection fee.
[POr2010-961]

CANCELLATION OF WATER/SEWER ASSESSMENTS:

BY ALDERMAN FIORETTI (2nd Ward):

Illinois Medical District, various locations.
[PO2010-6009]

BY ALDERMAN RUGAI (19th Ward):

Washington Smith, 2315 West 112th Place.
[PO2010-6015]

10/6/2010

NEW BUSINESS PRESENTED BY ALDERMEN

102959

Washington & Jane Smith, 11300 --11308 South Oakley Avenue.

[PO2010-6014]

BY ALDERMAN COCHRAN (20th Ward):

St. Anselm Church/Rectory, 6043 -- 6045 South Michigan Avenue.

[PO2010-6001]

BY ALDERMAN BROOKINS (21st Ward):

St. Matthew-Gordon AME Zion Church, 9448 South Eggleston Avenue.

[PO2010-5996]

BY ALDERMAN E. SMITH (28th Ward):

Good Hope Freewill Baptist Church, 525 South California Avenue.

[PO2010-5997]

BY ALDERMAN DOHERTY (41st Ward):

Hellenic Foundation, 6251 West Touhy Avenue.

[PO2010-6007]

BY ALDERMAN REILY (42nd Ward):

The Newberry Library, 60 West Walton Street.

[PO2010-6013]

BY ALDERMAN M. SMITH (48th Ward):

The Selfhelp Home Inc., 908 -- 920 West Argyle Street.

[PO2010-5995]

SENIOR CITIZEN SEWER REFUNDS:
(\$50.00)

BY ALDERMAN PRECKWINKLE (4th Ward):

Alexander, Constance

Alexander, Louis

[PO2010-6250]

Armstrong, Gene O.

Nash, Lillian J.

Currin, Gwendolyn

Patton, June O.

Denton, Howard L.

Turk, Joan R.

Jefferson, Hattie

Washington, Cleveland

Miles, Anna J.

Whitley, George and Olive K.

Mullen, Mildred

BY ALDERMAN HAIRSTON (5th Ward):

Brown, Robert

Jackson, Sarah D.

[PO2010-6251]

Davidson, Flozell

Johnson, Robert V.

Davis, Carrie L.

Leroy, Venetta L.

Evans, Walter

Martin, Jean E.

Ford, Margarite

Selby, Ursula K.

Hartley, Carol

Thompson, William A.

Hyde, David

BY ALDERMAN RICE (36th Ward):

Bogusz, Jozef

[PO2010-6252]

BY ALDERMAN LAURINO (39th Ward):

Sears, Mary E.

[PO2010-6253]

BY ALDERMAN DOHERTY (41st Ward):

Jurta, Audrey A.

[PO2010-6254]

Lydon, Sarah

BY ALDERMAN REILLY (42nd Ward):

[PO2010-6255]

Baddeley, Jeffrey D.

Leracz, Edmund and Bernice

Baker, Alvia

Mehaffey, Stanley R.

Judge, Bernard

Mikuliza, William

Kim, Kyeh

Munster, Margaret

BY ALDERMAN DALEY (43rd Ward):

[PO2010-6256]

Chanen, Doralu

Kuhn, William

BY ALDERMAN TUNNEY (44th Ward):

[PO2010-6257]

Thomson, Mickey

BY ALDERMAN LEVAR (45th Ward):

[PO2010-6258]

Fhedlieb, Jeffrey

Janus, Maria

*BY ALDERMAN SCHULTER For
ALDERMAN M. SMITH (48th Ward):*

[PO2010-6259]

Cua, Nenita A.

Johnson, Kathleen M.

Myszkowski, Paul

Ryan, Ellen

Sorokie, Mary Ann

APPROVAL OF JOURNAL OF PROCEEDINGS.

JOURNAL (September 8, 2010)

The Honorable Miguel del Valle, City Clerk, submitted the printed official *Journal of the Proceedings of the City Council of the City of Chicago* for the regular meeting held on Wednesday, September 8, 2010 at 10:00 A.M., signed by him as such City Clerk.

Alderman Burke moved to Approve said printed official *Journal* and to dispense with the reading thereof. The question being put, the motion *Prevailed*.

UNFINISHED BUSINESS.

None.

MISCELLANEOUS BUSINESS.

PRESENCE OF VISITORS NOTED.

The Honorable Richard M. Daley, Mayor, called the City Council's attention to the presence of the following visitors:

Chicago Police Officer Claudio Salgado (Star Number 10797), accompanied by the Honorable Jose Miguel Gonzales, Consul General of Chile and his wife, Pamela Meynet; and Celeste Haiko, Chancellor, Consulate General of Chile;

Chicago Fire Department Lieutenant Daniel McDonagh, accompanied by his wife, Laura, son, Matthew, daughter, Chloe, mother, Maryanne, sister, Angela;

Paul J. Karafiol, math teacher from Walter Payton College Prep and recipient of 2010 Presidential Award for Mathematics and Science Teaching, accompanied by his wife, Allison Clark, children, Emma and Jonah, father, Emile Karafiol and his wife, Virginia Robinson, and School Principal Ella Estrada;

Patricia Jackowiak, newly appointed Director of the Department of Administrative Hearings, accompanied by her sisters, Roseann Jackowiak and Annette J. Hoffmann, neice, Gabrielle, brother, 12th District Chicago Police Officer John P. Jackowiak, cousin, Carol Ordzowialy, and assistant, Lisa Rosaho Adam;

Everett Rand, newly appointed member of the Board of Trustees of Community College District Number 508, accompanied by his twin brother, Tim Rand, mother, Jenny Rand, and friends, Joy Robertson and Larry Huggins;

Retired Army Lieutenant General Ricardo Sanchez;

The Honorable Antonio Murioz, Illinois Senator for the 1st District, accompanied by R. Sanchez.

Time Fixed For Next Succeeding Regular Meeting.

[O2010-5034]

By unanimous consent, Alderman Burke presented a proposed ordinance which reads as follows:

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. That the next succeeding regular meeting of the City Council of the City of Chicago to be held after the meeting held on Wednesday, the sixth (6th) day of October, 2010 at 10:00 A.M., be and the same is hereby fixed to be held on Wednesday, the third (3rd) day of November, 2010, at 10:00 A.M., in the Council Chambers in City Hall.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

On motion of Alderman Burke, the foregoing proposed ordinance was Passed by yeas and nays as follows:

Yeas -- Aldermen Moreno, Fioretti, Dowell, Preckwinkle, Hairston, Lyie, Jackson, Harris, Beale, Pope, Balcer, Cárdenas, Olivo, Burke, Foulkes, Thompson, Thomas, Lane, Rugai, Cochran, Brookins, Muñoz, Zaiewski, Dixon, Solis, Maldonado, Burnett, E. Smith, Graham, Reboyras, Suarez, Waguespack, Mell, Austin, Colón, Rice, Allen, Laurino, O'Connor, Doherty, Reilly, Daley, Tunney, Shiller, Schulter, Moore, Stone -- 47.

Nays -- None.

Alderman Pope moved to reconsider the foregoing vote. The motion was lost.

Adjournment.

Thereupon, Alderman Burke moved that the City Council do *Adjourn*. The motion *Prevailed* and the City Council Stood *Adjourned* to meet in regular meeting on Wednesday, November 3, 2010 at 10:00 A.M., in the Council Chambers in City Hall.



MIGUEL DEL VALLE,
City Clerk.

APPENDIX A
LEGISLATIVE INDEX

JOURNAL of the PROCEEDINGS
of the
CITY COUNCIL
of the
CITY of CHICAGO, ILLINOIS

Regular Meeting – Wednesday, October 6, 2010

Main Category List

Aging & Disabled
Agreements
Airports
Alley
Agreements
Airports
Alley
Appointments
Bond & Bond Issues
Budget
City Council
City Departments/Agencies
Claims
Commendations
Committee/Public Hearings
Cook County
Declarations
Donation of City Equipment
Energy/Environmental Issues
Executive Orders & Proclamations
Finance Funds
Foreign Affairs
Historical Landmarks
Illinois, State of
Journal Corrections
Lawsuit/Settlements
Municipal Code Amendments
Oaths of Office
Parking
Permits/License/Fee Exemptions
Property
Proxies
Public Transportation
Public Way Usage
Reports
Signs/Signboards
Special Events
Special Service Areas
Stadiums/Arenas
Streets
Tag Days
Tax Incentives
Tax Increment Financing Districts
Tax Levies
Taxes
Traffic
Tributes
United States Govt.
Zoning Exceptions
Zoning Reclassifications

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

1

AGREEMENTS

Improvement

Neighborhood Housing Servs. of Chicago, Inc.
Administration of Ogden/Pulaski T.I.F. single-family program
Mayor(em) Finance
Referred [C.J.p. 98148] PO2010-5248
Passed [C.J.p. 99864] O2010-4217

Intergovernmental

Chicago Housing Authority
1243 S California Ave, 1248 S Fairfield Ave, 1314 S Fairfield Ave and various additional addresses
Conveyance of city owned property for public housing project
Mayor Housing
Referred [C.J.p. 99850] PO2010-5825

Chicago Park District
1122 W 34th Pl
Rehabilitation of John P. Wilson Park
Mayor Finance
Referred [C.J.p. 99843] PO2010-5823

11500 S Homewood Ave
Rehabilitation of Blackwelder Park
Mayor Finance
Referred [C.J.p. 99843] PO2010-5822

1400 N Sacramento Ave
Rehabilitation of Humboldt Park
Mayor Finance
Referred [C.J.p. 99843] PO2010-6824

Chicago Transit Authority
567 W Lake St
Rehabilitation of Redline Wilson Station
Mayor(em) Finance
Referred [C.J.p. 98149] PO2010-5244
Passed [C.J.p. 99899] O2010-4220

Lease

Puerto Rican Cultural Center
2425 W North Ave
Public open space
Mayor Housing
Referred [C.J.p. 98159] PO2010-5245
Passed [C.J.p. 102559] O2010-4338

Quad Communities Devel., Corp.
4323 S Cottage Grove Ave, 4519-4525 S Cottage Grove Ave, and various additional addresses
Placement and maintenance of murals
Mayor Housing
Referred [C.J.p. 98159] PO2010-5246
Passed [C.J.p. 102536] O2010-4337

AGREEMENTS

Loan & Security

Boulevard Court Apts., L.P.
1723-33 N Humboldt Blvd
Housing loan agreement and tax credits
Mayor Finance
Referred [C.J.p. 98152] PO2010-5212
Passed [C.J.p. 100032] O2010-4475

East Lake/Lawndale Plaza L.L.C.
1111 S Kedzie Ave, 1117 S Kedzie Blvd, 1200-1206 S Kedzie Ave and various additional addresses
Execution of loan agreement and waiver of fee
Mayor Finance
Referred [C.J.p. 99840] PO2010-5826

Edward M. Marx Apts.
5801 N Pulaski Rd
Execution of loan agreement with tax credits and waiver of fees
Mayor Finance
Referred [C.J.p. 98151] PO2010-5242
Passed [C.J.p. 99971] O2010-4474

Montclare Senior Residences Phase 1, L.P.
6650 W Belden Ave
Restructuring of loan agreement
Mayor(em) Finance
Referred [C.J.p. 98150] PO2010-5243
Passed [C.J.p. 99887] O2010-4218

Redevelopment

Projects
Wilson Yard Redevelopment Agreement
Fourth amendment
Mayor Finance
Referred [C.J.p. 99844] PO2010-5819

Black Ensemble Theater
4440-4450 N Clark St
First amendment to Clark/Montrose Redevelopment Project Area
Mayor(em) Finance
Referred [C.J.p. 98156] PO2010-5255
Passed [C.J.p. 99890] O2010-4219

JTA Devel., inc.
1537 W 122nd St, 1539 W 122nd St, Various additional addresses
First amendment to Phase II to Renaissance Estates
Mayor Finance
Referred [C.J.p. 98155] PO2010-5256
Passed [C.J.p. 99946] O2010-4473

AIRPORTS

O'Hare

Amendment No. 1 to non-federal reimbursable agreement with FAA
Cost estimates for North Air Traffic Control Tower equipment installation
City Clerk Communications
Placed on File [C.J.p. 99853] F2010-241

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

2

AIRPORTS

O'Hare Modernization Program

Agreement with MacLean Power, L.L.C.
Temporary easement agreement for
construction access

City Clerk	Communications
Placed on File [C.J.p. 99853]	F2010-243

ALLEY

Closings

N Albany Ave. at N Whipple St	
Maldonado	Transportation
Referred [C.J.p. 99784]	PO2010-5554
Passed [C.J.p. 102752]	O2010-4389

Ingress/Egress

1849 N Hermitage, L.L.C.	
1849 N Hermitage Ave	
Waguespack	Transportation
Referred [C.J.p. 99791]	PO2010-5610
Passed [C.J.p. 102762]	O2010-4410

ABM Auto Serv.	
3044 W Montrose Ave	
Mell	Transportation
Referred [C.J.p. 102937]	PO2010-6220

3050 W Montrose Ave	
Mell	Transportation
Referred [C.J.p. 99792]	PO2010-5603
Passed [C.J.p. 102755]	O2010-4390

AJ Wright/inland Commercial Property Mgmt.	
3925 N Cicero Ave	
Alien	Transportation
Referred [C.J.p. 99795]	PO2010-5601
Passed [C.J.p. 102756]	O2010-4391

Allison's Infant and Toddler Center	
440-442 E 71st St	
Lyle	Transportation
Referred [C.J.p. 99772]	PO2010-5585
Passed [C.J.p. 102756]	O2010-4392

Allstart Car Wash	
1843 N Milwaukee Ave	
Waguespack	Transportation
Referred [C.J.p. 99791]	PO2010-5611
Passed [C.J.p. 102757]	O2010-4393

Amerimex Mufflers and Brakes Care Care Center, Inc.	
2917-2919 E 95th St	
Pope	Transportation
Referred [C.J.p. 102921]	PO2010-6213

Auto Zone	
8127 S Cottage Grove Ave	
Harris	Transportation
Referred [C.J.p. 99773]	PO2010-5586
Passed [C.J.p. 102762]	O2010-4411

Betty's Daycare Academy, inc.	
5719 W Chicago Ave	
Graham	Transportation
Referred [C.J.p. 102934]	PO2010-6218

ALLEY

Ingress/Egress

Carder, L.L.C. dba Perfection Auto Spa	
3929 N Central Park Ave	
Mell	Transportation
Referred [C.J.p. 102937]	PO2010-6221

Chatterbox Preschool	
5100 W Foster Ave	
Levar	Transportation
Referred [C.J.p. 99808]	PO2010-5206
Passed [C.J.p. 102757]	O2010-4394

Chicago Housing Authority	
4525 S Lake Park Ave	
Preckwinkle	Transportation
Referred [C.J.p. 102917]	PO2010-6247

Chicago Montessori	
1713 W Cullom Ave	
Schulter	Transportation
Referred [C.J.p. 102954]	PO2010-6227

Chicago Public School/Summer School	
4320 W Fifth Ave	
Dixon	Transportation
Referred [C.J.p. 102931]	PO2010-6217

Clearing Funeral Home	
5800 W 63rd St	
Olivo	Transportation
Referred [C.J.p. 102923]	PO2010-6214

5800 W 63rd St	
Olivo (DI)	Transportation
Passed [C.J.p. 102757]	O2010-4395

Cozy Corner Restaurant	
4340 W Diversey Ave	
Suarez	Transportation
Referred [C.J.p. 99788]	PO2010-5612
Passed [C.J.p. 102758]	O2010-4396

D and G Tire Wheels	
8146 S Cottage Grove Ave	
Lyle	Transportation
Referred [C.J.p. 102919]	PO2010-6210

Dove, Bill, Lefty's Automotive	
5628 N Elston Ave	
Levar	Transportation
Referred [C.J.p. 102952]	PO2010-6226

Franco's, Inc.	
1750 W 75th Pl	
Thomas	Transportation
Referred [C.J.p. 102928]	PO2010-6222

Griffin, Anthony	
7118 S South Chicago Ave	
Hairston	Transportation
Referred [C.J.p. 99771]	PO2010-5584
Passed [C.J.p. 102758]	O2010-4397

Honey Bunny Child Care, Tompkins, Karen	
4256 N Ravenswood Ave	
Schulter	Transportation
Referred [C.J.p. 102954]	PO2010-6228

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

3

ALLEY

Ingress/Egress

K and M Autobody 1123 W Rosemont Ave Moore Referred [C.J.p. 99814] Passed [C.J.p. 102758]	Transportation PO2010-5595 O2010-4398
Kildare Restaurant 4300 W Lawrence Ave Laurino Referred [C.J.p. 102940]	Transportation PO2010-6224
Lots of Love Community Center 1001-1005 W 79th St Thomas Referred [C.J.p. 99779] Passed [C.J.p. 102759]	Transportation PO2010-5614 O2010-4399
M and A Auto Spa, Inc. 3126 N Clybourn Ave Moreno Referred [C.J.p. 102914]	Transportation PO2010-6206
Midway Transmission 5750 W 63rd St Olivo Referred [C.J.p. 102923]	Transportation PO2010-6215
5750 W 63rd St Olivo (DI) Passed [C.J.p. 102759]	Transportation O2010-4400
Midwest Aikido Center 4349 N Damen Ave Schulter Referred [C.J.p. 102954]	Transportation PO2010-6229
Noble Network of Charter School Rowe Clark Gymnasium 723-745 N Lawndale Ave Burnett Referred [C.J.p. 99786] Passed [C.J.p. 102759]	Transportation PO2010-5618 O2010-4401
Ohio Parking, inc. 214-232 W Ohio St Reilly Referred [C.J.p. 99803] Passed [C.J.p. 102760]	Transportation PO2010-5600 O2010-4403
Orbes Learning Center 10533 S Ewing Ave Pope Referred [C.J.p. 99774] Passed [C.J.p. 102760]	Transportation PO2010-5583 O2010-4404
Paulen Auto, Inc. 4346 W Belmont Ave Suarez Referred [C.J.p. 102934]	Transportation PO2010-6219
Puerto Rican Arts Alliance 3000-3002 N Elbridge Ave Colon Referred [C.J.p. 102937]	Transportation PO2010-6223

ALLEY

Ingress/Egress

Ridge Park Condo Assn. 6125 N Hoyne Ave O'Connor Referred [C.J.p. 102942]	Transportation PO2010-6225
San Justins Kitchen, Inc. 157 W 75th St Lyie Referred [C.J.p. 102919]	Transportation PO2010-6211
Sanchez Groceries 2020 W 51st St Thompson Referred [C.J.p. 102927]	Transportation PO2010-6216
Shining Star Early Learning Academy 3018 E 92nd St Pope Referred [C.J.p. 99774] Passed [C.J.p. 102760]	Transportation PO2010-5582 O2010-4405
Short Stuff Day Care 2054 W Irving Park Rd Schulter Referred [C.J.p. 99810] Passed [C.J.p. 102761]	Transportation PO2010-5596 O2010-4406
St. Sylvester Parish 2915-2931 W Palmer St Colon Referred [C.J.p. 99792] Passed [C.J.p. 102761]	Transportation PO2010-5201 O2010-4407
Taylor Electric Co. 7811 S Stony Island Ave Harris Referred [C.J.p. 102920]	Transportation PO2010-6212
Windy City Auto Body Shop 4444 N Kedzie Ave Mell Referred [C.J.p. 99792] Passed [C.J.p. 102761]	Transportation PO2010-5604 O2010-4408
Wons Auto Werks 1661 N Milwaukee Ave Waguespack Referred [C.J.p. 99791] Passed [C.J.p. 102762]	Transportation PO2010-5613 O2010-4409
608 W Adams St Fioretti Referred [C.J.p. 102916]	Transportation PO2010-6207
909 S Clinton St Fioretti Referred [C.J.p. 102916]	Transportation PO2010-6208
1500 S Michigan Ave Fioretti Referred [C.J.p. 102916]	Transportation PO2010-6209

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

APPOINTMENTS

Clawson, Nancy J.
Community College District No. 508, Board of Trustees (Member)
Mayor Education
Referred [C.J.p. 98140] PA2010-70
Approved [C.J.p. 102518] A2010-71

Harris, (Dr.) Mildred
Chicago Housing Authority (Comdr.)
Mayor Housing
Referred [C.J.p. 99835] PA2010-75

Huriock, Angela C.
Development Fund Advisory Board (Member)
Mayor Jt. Finance & Economic
Referred [C.J.p. 96277] PA2010-61
Re-referred [C.J.p. 99093] PA2010-61
Approved [C.J.p. 102774] A2010-77

Ingram, Tiffany Chappell
Board of Ethics (Member)
Mayor Rules
Referred [C.J.p. 99836] PA2010-72

Jackowiak, Patricia
Department of Administrative Hearings (Director)
Austin Budget
Approved [C.J.p. 102497] A2010-69

Leon, Rafael M.
Development Fund Advisory Board (Member)
Mayor Jt. Finance & Economic
Referred [C.J.p. 96278] PA2010-63
Re-referred [C.J.p. 99096] PA2010-63
Approved [C.J.p. 102775] A2010-74

Libby, Eileen B.
Board of Ethics (Member)
Mayor Rules
Referred [C.J.p. 99836] PA2010-71

Miller Jr., Samuel
Commission on Human Relations Advisory Council on Veterans Affairs (Member)
Mayor Human Relations
Referred [C.J.p. 98141] PA2010-64
Approved [C.J.p. 102580] A2010-75

Newman, Terry E.
Community College District No. 508, Board of Trustees (Member)
Mayor Education
Referred [C.J.p. 98141] PA2010-68
Approved [C.J.p. 102517] A2010-70

Quirk, (Br.) Michael F.
Board of Ethics (Member)
Mayor Rules
Referred [C.J.p. 99837] PA2010-73

APPOINTMENTS

Rand, Everett
Community College District No. 508, Board of Trustees (Member)
Mayor Education
Referred [C.J.p. 98142] PA2010-69
Approved [C.J.p. 102519] A2010-72

Rushing, Kevin O.
Commission on Human Relations Advisory Council on Veterans Affairs (Member)
Mayor Human Relations
Referred [C.J.p. 98143] PA2010-66
Approved [C.J.p. 102581] A2010-73

West, Katherine R.
Commission on Human Relations Advisory Council on Veteran Affairs (Member)
Mayor Human Relations
Referred [C.J.p. 98144] PA2010-65
Approved [C.J.p. 102581] A2010-76

Wilhelm, (Dr.) John L.
Board of Ethics (Member)
Mayor Rules
Referred [C.J.p. 99838] PA2010-74

BONDS & BOND ISSUES

issuance of Recovery Zone-Multi-Mode Revenue Bonds, Series 2010 (Harper Court Project)
Mayor Finance
Referred [C.J.p. 99839] PO2010-5832

CITY COUNCIL**Regular Meetings**

Nov. 3, 2010 at 10:00 A.M.
Burke Misc. Business
Passed [C.J.p. 102963] O2010-5034

Rules of Order & Procedure

Years 2007-2011
Amend Rule 46 to allow electric submission of legislation
City Clerk Rules
Referred [C.J.p. 99861] PR2010-77

CITY DEPARTMENTS/AGENCIES**Police**

Hire police officers authorized by Annual Appropriation Ordinance
Munoz & Others Finance
Referred [C.J.p. 102929] PR2010-81

CLAIMS**Condominium Refuse Rebate**

11 N Green Condo Assn
Burnett Finance
Referred [C.J.p. 102905] PC2010-3310

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

5

CLAIMS

Condominium Refuse Rebate

111 E Chestnut Condo		
Reilly	Finance	
Referred [C.J.p. 102908]	PC2010-3361	
Reilly	Finance	
Referred [C.J.p. 102908]	PC2010-3362	
1110 N Lake Shore Dr Condo Assn.		
Reilly	Finance	
Referred [C.J.p. 102908]	PC2010-3365	
1111 W Madison Condo		
Burnett	Finance	
Referred [C.J.p. 102905]	PC2010-3311	
1145-1161 E 61st University Center Condo		
Cochran	Finance	
Referred [C.J.p. 102905]	PC2010-3301	
1235-1245 Astor Corp.		
Daley	Finance	
Referred [C.J.p. 102909]	PC2010-3373	
1348-1350 Hyde Park Condo		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3294	
1503-1505 N Mohawk St Condo		
Daley	Finance	
Referred [C.J.p. 102909]	PC2010-3374	
1542-1548 W Sherwin Condo Assn.		
Moore	Finance	
Referred [C.J.p. 102912]	PC2010-3437	
1610 Fullerton Condo Assn.		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3325	
1658 W Belmont Condo Assn.		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3326	
1751-1756 W Wallen Condo Assn.		
Moore	Finance	
Referred [C.J.p. 102912]	PC2010-3438	
1808 Condo Assn.		
Daley	Finance	
Referred [C.J.p. 102909]	PC2010-3375	
1937 W Diversey Condo Assn.		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3327	
2130 W Belmont Condo Assn.		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3328	
2155 N Harlem Ave Building Assn.		
Rice	Finance	
Referred [C.J.p. 102907]	PC2010-3341	
2309 Corp		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3329	

CLAIMS

Condominium Refuse Rebate

2629 Hampden Ct Condo Assn.		
Daley	Finance	
Referred [C.J.p. 102909]	PC2010-3376	
2671 N Lincoln Condo		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3330	
2814 N Sheffield Condo Assn.		
Tunney	Finance	
Referred [C.J.p. 102910]	PC2010-3393	
2970 Lake Shore Dr Assn.		
Tunney	Finance	
Referred [C.J.p. 102910]	PC2010-3394	
30 E Huron Condo Assn.		
Reilly	Finance	
Referred [C.J.p. 102908]	PC2010-3360	
32-40 Ashland Condo Assn.		
Fioretti	Finance	
Referred [C.J.p. 102903]	PC2010-3277	
3301 N Ridgeway Ave Condo		
Reboyras	Finance	
Referred [C.J.p. 102906]	PC2010-3314	
3400 N Janssen		
Tunney	Finance	
Referred [C.J.p. 102910]	PC2010-3395	
3430 N Ashland Condo		
Waguespack	Finance	
Referred [C.J.p. 102907]	PC2010-3331	
3501-3507 W Walton Condo		
Mell	Finance	
Referred [C.J.p. 102907]	PC2010-3337	
3725 N Sheffield Condo Assn.		
Tunney	Finance	
Referred [C.J.p. 102910]	PC2010-3396	
3804 N Harlem Condo Assn.		
Allen	Finance	
Referred [C.J.p. 102908]	PC2010-3349	
3821 N Narragansett Condo Assn.		
Allen	Finance	
Referred [C.J.p. 102908]	PC2010-3350	
3825 Pine Grove Condo Assn.		
Shiller	Finance	
Referred [C.J.p. 102911]	PC2010-3413	
400 N LaSalle Condo Assn.		
Reilly	Finance	
Referred [C.J.p. 102908]	PC2010-3363	
4310-4322 N Clarendon Condo Assn.		
Shiller	Finance	
Referred [C.J.p. 102911]	PC2010-3414	
4546 S Indiana Condo		
Dowell	Finance	
Referred [C.J.p. 102904]	PC2010-3280	

**OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX**

6

10/06/2010

CLAIMS

Condominium Refuse Rebate

4600 N Cumberland Condo		
Rice	Finance	
Referred [C.J.p. 102907]	PC2010-3342	
4927 N Damen Condo		
Schulter	Finance	
Referred [C.J.p. 102911]	PC2010-3417	
4960 N Western Condo		
Schulter	Finance	
Referred [C.J.p. 102911]	PC2010-3418	
5001-5007 S Dorchester Condo		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3295	
5219 N Oakview Condo		
Doherty	Finance	
Referred [C.J.p. 102908]	PC2010-3355	
527-537 Brompton Condo Assn.		
Shiller	Finance	
Referred [C.J.p. 102911]	PC2010-3411	
537-545 W Roscoe Condo Assn.		
Tunney	Finance	
Referred [C.J.p. 102910]	PC2010-3397	
539-547 W Brompton Condo		
Shiller	Finance	
Referred [C.J.p. 102911]	PC2010-3412	
5404-5406 N Glenwood Condo Assn.		
M Smith	Finance	
Referred [C.J.p. 102912]	PC2010-3429	
5406 S Harper Condo		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3296	
5453-5455 N Kenmore Condo Assn.		
M Smith	Finance	
Referred [C.J.p. 102912]	PC2010-3430	
5460 S Woodlawn Ave		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3297	
5485-5489 Cornell Condo Assn.		
Hairston	Finance	
Referred [C.J.p. 102905]	PC2010-3298	
5807-5809 N Winthrop Condo Assn.		
M Smith	Finance	
Referred [C.J.p. 102912]	PC2010-3431	
6200-6210 S Evans Condo Assn.		
Cochran	Finance	
Referred [C.J.p. 102905]	PC2010-3302	
6247-6249 N Glenwood Condo Assn.		
M Smith	Finance	
Referred [C.J.p. 102912]	PC2010-3432	
625 W Barry Ave		
Tunney	Finance	
Referred [C.J.p. 102910]	PC2010-3388	

CLAIMS

Condominium Refuse Rebate

6333 N Milwaukee Ave Condo		
Levar	Finance	
Referred [C.J.p. 102910]	PC2010-3400	
644 W Melrose Condo Assn.		
Tunney	Finance	
Referred [C.J.p. 102910]	PC2010-3390	
Tunney	Finance	
Referred [C.J.p. 102910]	PC2010-3389	
6710 W 64th Place Condo		
Cochran	Finance	
Referred [C.J.p. 102905]	PC2010-3303	
6847-6849 N Olmsted Condo Assn.		
Doherty	Finance	
Referred [C.J.p. 102908]	PC2010-3356	
7001-7009 W Altgeld Condo		
Rice	Finance	
Referred [C.J.p. 102907]	PC2010-3343	
7019 W Mediii Condo		
Rice	Finance	
Referred [C.J.p. 102907]	PC2010-3344	
7039 W Grand Ave Condo		
Rice	Finance	
Referred [C.J.p. 102907]	PC2010-3345	
800 W Cornelia Condo		
Tunney	Finance	
Referred [C.J.p. 102910]	PC2010-3391	
801-803 E 87th Place Condo Assn.		
Harris	Finance	
Referred [C.J.p. 102905]	PC2010-3300	
811 W Lill Condo Assn.		
Daley	Finance	
Referred [C.J.p. 102909]	PC2010-3377	
839 W Wellington		
Tunney	Finance	
Referred [C.J.p. 102910]	PC2010-3392	
8529 W Catalpa Condo		
Doherty	Finance	
Referred [C.J.p. 102908]	PC2010-3357	
990 Lake Shore Dr Condo Assn.		
Reilly	Finance	
Referred [C.J.p. 102908]	PC2010-3364	
Albany Terrace Condo Assn.		
Colon	Finance	
Referred [C.J.p. 102907]	PC2010-3338	
Ambassador Condo Homeowners Assn.		
Reilly	Finance	
Referred [C.J.p. 102908]	PC2010-3358	
Amsterdam, Haus Condo and sundry others		
Burke	Finance	
Passed [C.J.p. 102474]	CL2010-10	

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

7

CLAIMS

Condominium Refuse Rebate

Andersonville Manor Condo Assn.		
M Smith	Finance	
Referred [C.J.p. 102911]	PC2010-3419	
Archer Courts Condo		
Solis	Finance	
Referred [C.J.p. 102905]	PC2010-3304	
Solis	Finance	
Referred [C.J.p. 102905]	PC2010-3305	
Arches D. Condo, The		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3281	
Arches D. Townhomes and sundry others		
Burke	Finance	
Denied [C.J.p. 102490]	FCL2010-10	
Arches F1 Condo, The		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3282	
Armitage Kildare Condo		
Reboyas	Finance	
Referred [C.J.p. 102906]	PC2010-3313	
Arthouse Lofts		
Burnett	Finance	
Referred [C.J.p. 102905]	PC2010-3307	
Astor Tower Condo Assn.		
Daley	Finance	
Referred [C.J.p. 102909]	PC2010-3366	
Balmoral on Paulina Condo Assn.		
O'Connor	Finance	
Referred [C.J.p. 102908]	PC2010-3351	
Barry Ave Townhomes		
Tunney	Finance	
Referred [C.J.p. 102909]	PC2010-3378	
Bernard Ct Condo Assn.		
Mell	Finance	
Referred [C.J.p. 102907]	PC2010-3332	
Boardwalk Condo Assn.		
Shiller	Finance	
Referred [C.J.p. 102910]	PC2010-3401	
Bosworth Manor Condo Assn.		
Tunney	Finance	
Referred [C.J.p. 102909]	PC2010-3379	
Brandon Shores Condo Assn.		
M Smith	Finance	
Referred [C.J.p. 102911]	PC2010-3420	
Brompton Pine Grove Condo Assn.		
Shiller	Finance	
Referred [C.J.p. 102910]	PC2010-3402	
Bunratty Condo Assn		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3315	

CLAIMS

Condominium Refuse Rebate

Burham Station Townhomes		
Dowell	Finance	
Referred [C.J.p. 102904]	PC2010-3278	
Carmen Ct Condo Assn.		
Shiller	Finance	
Referred [C.J.p. 102910]	PC2010-3403	
Castle Cond Assn., The		
Moore	Finance	
Referred [C.J.p. 102912]	PC2010-3433	
Chandelier Lofts Condo Assn.		
Moreno	Finance	
Referred [C.J.p. 102903]	PC2010-3272	
Concord-Sheffield Condo		
Daley	Finance	
Referred [C.J.p. 102909]	PC2010-3367	
Cornell Village Condo Assn.		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3284	
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3283	
Darien Condo Assn.		
Tunney	Finance	
Referred [C.J.p. 102909]	PC2010-3380	
Dearborn Tower Condo Assn.		
Dowell	Finance	
Referred [C.J.p. 102904]	PC2010-3279	
Dearborn Village V		
Solis	Finance	
Referred [C.J.p. 102905]	PC2010-3306	
Denifer Condo Assn.		
M Smith	Finance	
Referred [C.J.p. 102911]	PC2010-3421	
Dover Manor Condo Assn.		
Schulter	Finance	
Referred [C.J.p. 102911]	PC2010-3415	
Estates on Gunnison		
M Smith	Finance	
Referred [C.J.p. 102911]	PC2010-3422	
Ethel Condo, The		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3285	
Farwell Place Condo Assn.		
Moore	Finance	
Referred [C.J.p. 102912]	PC2010-3434	
Filmworks I] Condo Assn.		
Fioretti	Finance	
Referred [C.J.p. 102903]	PC2010-3273	
Four Corners IV Condo		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3286	

CLAIMS**Condominium Refuse Rebate**

Fremont Lane Condo Assn.		
Daley	Finance	
Referred [C.J.p. 102909]	PC2010-3368	
Fremont Manor Condo Assn.		
Shiller	Finance	
Referred [C.J.p. 102910]	PC2010-3404	
Friendly Village No. 4 Condo Assn.		
Doherty	Finance	
Referred [C.J.p. 102908]	PC2010-3353	
Fulton Place Condo Assn.		
Burnett	Finance	
Referred [C.J.p. 102905]	PC2010-3308	
Glenwood Crossing Condo Assn.		
M Smith	Finance	
Referred [C.J.p. 102911]	PC2010-3423	
Gracefield Condo		
Schulter	Finance	
Referred [C.J.p. 102911]	PC2010-3416	
Greenview Pointe Condo Assn.		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3316	
Greystone on Wolcott Condo Assn.		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3317	
Henderson Sq Condo Assn.		
Tunney	Finance	
Referred [C.J.p. 102909]	PC2010-3381	
Heritage Condo, The		
Levar	Finance	
Referred [C.J.p. 102910]	PC2010-3398	
Hyde Park Blvd Condo, The		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3287	
Ingleside Condo		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3288	
Ingleside Place Condo		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3289	
Keeler Ct Condo Owners Assn.		
Allen	Finance	
Referred [C.J.p. 102907]	PC2010-3346	
Kimbark Crossing Condo		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3290	
Lafayette Plaza Housing Co-Op		
Lyle	Finance	
Referred [C.J.p. 102905]	PC2010-3299	
Lakeview Station Condo Assn.		
Tunney	Finance	
Referred [C.J.p. 102909]	PC2010-3383	

CLAIMS**Condominium Refuse Rebate**

Tunney		
Referred [C.J.p. 102909]	Finance	PC2010-3382
LeLand Heights Condo Assn.		
Shiller	Finance	
Referred [C.J.p. 102910]	PC2010-3405	
Lillview		
Daley	Finance	
Referred [C.J.p. 102909]	PC2010-3369	
Loyola Beach Condo Assn.		
Moore	Finance	
Referred [C.J.p. 102912]	PC2010-3435	
Lunt Gardens Condo Assn.		
Stone	Finance	
Referred [C.J.p. 102912]	PC2010-3439	
Magnolia Townhouse Assn.		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3318	
Maiden Ct Condo Assn.		
Shiller	Finance	
Referred [C.J.p. 102911]	PC2010-3407	
Margate Terr Condo Assn.		
M Smith	Finance	
Referred [C.J.p. 102911]	PC2010-3424	
Mason Manor inc.		
Graham	Finance	
Referred [C.J.p. 102906]	PC2010-3312	
Melba Condo Assn.		
Shiller	Finance	
Referred [C.J.p. 102910]	PC2010-3406	
Mozart Ct Condo		
Mell	Finance	
Referred [C.J.p. 102907]	PC2010-3333	
Newport Condo Assn., The		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3291	
No. Ten Lofts Condo Assn.		
Fioretti	Finance	
Referred [C.J.p. 102903]	PC2010-3274	
Oakley Commons Condo Assn.		
Moore	Finance	
Referred [C.J.p. 102912]	PC2010-3436	
Olympia Ct Condo Assn.		
Shiller	Finance	
Referred [C.J.p. 102911]	PC2010-3408	
Park 1500 Lofts		
Fioretti	Finance	
Referred [C.J.p. 102903]	PC2010-3275	
Park Lincoln Condo		
Daley	Finance	
Referred [C.J.p. 102909]	PC2010-3370	

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

9

CLAIMS

Condominium Refuse Rebate

Park Tower Condo Assn.		
M Smith	Finance	
Referred [C.J.p. 102912]	PC2010-3425	
Pensacola Place Condo		
Mell	Finance	
Referred [C.J.p. 102907]	PC2010-3335	
Pioneer Condo Assn.		
Rice	Finance	
Referred [C.J.p. 102907]	PC2010-3340	
Rice	Finance	
Referred [C.J.p. 102907]	PC2010-3339	
Plaza 32 Condo Assn.		
Tunney	Finance	
Referred [C.J.p. 102909]	PC2010-3384	
R + D 659 Condo Assn.		
Burnett	Finance	
Referred [C.J.p. 102905]	PC2010-3309	
Raven Place Condo Assn.		
Doherty	Finance	
Referred [C.J.p. 102908]	PC2010-3354	
Regency Balmoral Condo Assn.		
M Smith	Finance	
Referred [C.J.p. 102912]	PC2010-3426	
Reliable Condo Assn.		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3319	
Ridgemoor Estates Condo Assn.		
Allen	Finance	
Referred [C.J.p. 102907]	PC2010-3347	
Ridgemoor West Condo Assn.		
Allen	Finance	
Referred [C.J.p. 102907]	PC2010-3348	
Rinascita Architetti Condo Assn.		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3320	
Rosedale Condo Assn.		
M Smith	Finance	
Referred [C.J.p. 102912]	PC2010-3427	
Rosemont Hanover Condo Assn.		
O'Connor	Finance	
Referred [C.J.p. 102908]	PC2010-3352	
Sacramento Gardens Condo Assn.		
Mell	Finance	
Referred [C.J.p. 102907]	PC2010-3334	
Shakespeare on the Park Condo Assn.		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3321	
South Commons Phase 1 Condo Assn.		
Fioretti	Finance	
Referred [C.J.p. 102903]	PC2010-3276	

CLAIMS

Condominium Refuse Rebate

State Tower Condo Assn.		
Reilly	Finance	
Referred [C.J.p. 102908]	PC2010-3359	
Strafford on Ingleside Condo Assn.		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3292	
Sunnyside Manor Condo Assn.		
Mell	Finance	
Referred [C.J.p. 102907]	PC2010-3336	
Surf-Cambridge Condo Assn.		
Tunney	Finance	
Referred [C.J.p. 102909]	PC2010-3385	
Tannery Lofts Condo		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3322	
Thorndale Beach N Condo Assn.		
M Smith	Finance	
Referred [C.J.p. 102912]	PC2010-3428	
Waterford Condo Assn.		
Shiller	Finance	
Referred [C.J.p. 102911]	PC2010-3409	
Webster Commons		
Daley	Finance	
Referred [C.J.p. 102909]	PC2010-3371	
Wellington Manor Condo Assn.		
Tunney	Finance	
Referred [C.J.p. 102909]	PC2010-3386	
Wellington Terrace Condo Assn.		
Tunney	Finance	
Referred [C.J.p. 102910]	PC2010-3387	
West Armitage Place Condo		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3323	
Williamsburg Gardens Homeowners Assn.		
Daley	Finance	
Referred [C.J.p. 102909]	PC2010-3372	
Willowmere PI Condo Assn.		
Shiller	Finance	
Referred [C.J.p. 102911]	PC2010-3410	
Wilson Ct Condo Assn.		
Levar	Finance	
Referred [C.J.p. 102910]	PC2010-3399	
Wolcott and Newport Condo Assn., The		
Waguespack	Finance	
Referred [C.J.p. 102906]	PC2010-3324	
Woodlawn Condo, The		
Preckwinkle	Finance	
Referred [C.J.p. 102904]	PC2010-3293	
<u>Damage to Property</u>		
Battistella, John		
City Clerk	Finance	
Referred [C.J.p. 99859]	PC2010-3271	

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10

10/06/2010

CLAIMS

Damage to Property

Chow, Heng Hoy		
City Clerk		Finance
Referred	[C.J.p. 83833]	PC2010-309
Denied	[C.J.p. 102489]	FCL2010-10
Daniel, James and Alice		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3183
Eisenberg, Daniel Alen		
City Clerk		Finance
Referred	[C.J.p. 92466]	PC2010-2042
Passed	[C.J.p. 102471]	CL2010-10
Freeman, Frances		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3193
Goodlet, Alonzo E.		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3198
Kihnke, Colin		
City Clerk		Finance
Referred	[C.J.p. 73521]	PC2009-6417
Passed	[C.J.p. 102471]	CL2010-10
Landrum, Jason Lamel		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3214
Luo, Dan		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3220
Mallo, Mitchell, and Helen		
City Clerk		Finance
Referred	[C.J.p. 98169]	PC2010-2949
Denied	[C.J.p. 102489]	FCL2010-10
Martin, Matthew		
City Clerk		Finance
Referred	[C.J.p. 98169]	PC2010-3021
Denied	[C.J.p. 102489]	FCL2010-10
Muhammad, Jean P.		
City Clerk		Finance
Referred	[C.J.p. 96304]	PC2010-2683
Denied	[C.J.p. 102489]	FCL2010-10
Noble, Maureen Celeste		
City Clerk		Finance
Referred	[C.J.p. 87495]	PC2010-1269
Passed	[C.J.p. 102471]	CL2010-10
Northridge Holdings Ltd.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3231
Przybylowski, Henry		
City Clerk		Finance
Referred	[C.J.p. 94474]	PC2010-2444
Passed	[C.J.p. 102471]	CL2010-10
Ptasinski, Jeanette		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3240

CLAIMS

Damage to Property

Roenisch, Melinda		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3241
Rosebud Restaurant		
City Clerk		Finance
Referred	[C.J.p. 87496]	PC2010-1288
Denied	[C.J.p. 102489]	FCL2010-10
Stewart, Michael A.		
City Clerk		Finance
Referred	[C.J.p. 69276]	PC2009-5891
Denied	[C.J.p. 102489]	FCL2010-10
Swiatek, Joseph		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3252

Damage to Vehicle

Aden-Buie, Kenneth L.		
City Clerk		Finance
Referred	[C.J.p. 87493]	PC2010-1182
Passed	[C.J.p. 102471]	CL2010-10
Allen, Eugene		
City Clerk		Finance
Referred	[C.J.p. 98168]	PC2010-2869
Denied	[C.J.p. 102489]	FCL2010-10
Atia, Shady		
City Clerk		Finance
Referred	[C.J.p. 96302]	PC2010-2618
Denied	[C.J.p. 102489]	FCL2010-10
Banglong, Tran		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3177
Barrera, Isidore		
City Clerk		Finance
Referred	[C.J.p. 73520]	PC2009-6336
Passed	[C.J.p. 102471]	CL2010-10
Bobiek, Dariene S.		
City Clerk		Finance
Referred	[C.J.p. 26198]	PC2008-3361
Denied	[C.J.p. 102489]	FCL2010-10
Caldwell, Joan		
City Clerk		Finance
Referred	[C.J.p. 96303]	PC2010-2623
Denied	[C.J.p. 102489]	FCL2010-10
Carter, Stacey		
City Clerk		Finance
Referred	[C.J.p. 26198]	PC2008-3438
Denied	[C.J.p. 102489]	FCL2010-10
Cepeda, Rosario		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3180
Chapman, Enoch Marion		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3181

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

11

CLAIMS

Damage to Vehicle

Chub Ins. and Foster Bank

City Clerk		Finance
Referred	[C.J.p. 89516]	PC2010-1688
Denied	[C.J.p. 102489]	FCL2010-10

Copeland, Leah N.

City Clerk		Finance
Referred	[C.J.p. 57238]	PC2009-2304
Denied	[C.J.p. 102489]	FCL2010-10

Crews, Donaald E.

City Clerk		Finance
Referred	[C.J.p. 21780]	PC2008-819
Denied	[C.J.p. 102489]	FCL2010-10

Cruz, Rocio

City Clerk		Finance
Referred	[C.J.p. 98168]	PC2010-2893
Denied	[C.J.p. 102489]	FCL2010-10

Desaussure, Craig N.

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3185

Drew, Zita

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3188

Drozdz, Pawel Jan

City Clerk		Finance
Referred	[C.J.p. 92466]	PC2010-2038
Passed	[C.J.p. 102471]	CL2010-10

Evans, Paula A.

City Clerk		Finance
Referred	[C.J.p. 69274]	PC2009-5763
Passed	[C.J.p. 102471]	CL2010-10

Ferguson, Mark S.

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3190

Fields, Charmain D.

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3191

Frenzel, Leonard

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3194

Garcia, John J.

City Clerk		Finance
Referred	[C.J.p. 28815]	PC2008-4680
Passed	[C.J.p. 102471]	CL2010-10

Garcia, Maria E.

City Clerk		Finance
Referred	[C.J.p. 92466]	PC2010-2045
Denied	[C.J.p. 102489]	FCL2010-10

Gauthier, Bernice

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3196

Goldstein, Kenneth J.

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3197

CLAIMS

Damage to Vehicle

Guros, Janina

City Clerk		Finance
Referred	[C.J.p. 21780]	PC2008-930
Denied	[C.J.p. 102489]	FCL2010-10

Harvey, Pedro

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3199

Hernandez, Carlos

City Clerk		Finance
Referred	[C.J.p. 89516]	PC2010-1710
Denied	[C.J.p. 102489]	FCL2010-10

Hill, Shemeka G.

City Clerk		Finance
Referred	[C.J.p. 31926]	PC2008-5395
Denied	[C.J.p. 102489]	FCL2010-10

Hoffman, Jerry

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3202

Hooker, Sr. Derrick

City Clerk		Finance
Referred	[C.J.p. 96303]	PC2010-2656
Denied	[C.J.p. 102489]	FCL2010-10

Howard, Molly M.

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3204

Isono, Susan M.

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3205

Joannides, Evangeline T.

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3207

Keseric, Diane M.

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3212

Klinge, Laura Anne

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3213

Kurbyun, Chris

City Clerk		Finance
Referred	[C.J.p. 26198]	PC2008-3771
Denied	[C.J.p. 102489]	FCL2010-10

Lagrone, Booker T.

City Clerk		Finance
Referred	[C.J.p. 96304]	PC2010-2672
Denied	[C.J.p. 102489]	FCL2010-10

Lagunas, Miranda

City Clerk		Finance
Referred	[C.J.p. 23876]	PC2008-2369
Denied	[C.J.p. 102489]	FCL2010-10

Lane, Belinda A.

City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3215

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

CLAIMSDamage to Vehicle

Larrieu, John A.		
City Clerk		Finance
Referred	[C.J.p. 21780]	PC2008-1045
Denied	[C.J.p. 102489]	FCL2010-10
Laudani, Joseph		
City Clerk		Finance
Referred	[C.J.p. 21780]	PC2008-1047
Denied	[C.J.p. 102489]	FCL2010-10
LeVert, Michael E.		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3216
Lewis, Maisha		
City Clerk		Finance
Referred	[C.J.p. 23876]	PC2008-2393
Denied	[C.J.p. 102489]	FCL2010-10
Lewison, Barry M.		
City Clerk		Finance
Referred	[C.J.p. 21780]	PC2008-1053
Denied	[C.J.p. 102489]	FCL2010-10
Linzy, John Michael		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3217
Lockett, Kevin		
City Clerk		Finance
Referred	[C.J.p. 66449]	PC2009-5353
Passed	[C.J.p. 102471]	CL2010-10
Long, Scott B.		
City Clerk		Finance
Referred	[C.J.p. 55723]	PC2009-1461
Passed	[C.J.p. 102471]	CL2010-10
Lopez, Nayely		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3219
Lopez, Sarah J.		
City Clerk		Finance
Referred	[C.J.p. 83834]	PC2010-346
Denied	[C.J.p. 102489]	FCL2010-10
Machiraju, Krishna M.		
City Clerk		Finance
Referred	[C.J.p. 85202]	PC2010-795
Passed	[C.J.p. 102471]	CL2010-10
Marchiori, Michael		
City Clerk		Finance
Referred	[C.J.p. 23876]	PC2008-2431
Passed	[C.J.p. 102471]	CL2010-10
Martin, Paulette		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3222
McNuckles, Asia V.		
City Clerk		Finance
Referred	[C.J.p. 73522]	PC2009-6441
Denied	[C.J.p. 102489]	FCL2010-10

CLAIMSDamage to Vehicle

Milenkovic, Rajka		
City Clerk		Finance
Referred	[C.J.p. 23876]	PC2008-2499
Denied	[C.J.p. 102489]	FCL2010-10
Miller, Mattie L.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3225
Mitchell, Rita G.		
City Clerk		Finance
Referred	[C.J.p. 21780]	PC2008-1120
Denied	[C.J.p. 102489]	FCL2010-10
Mitchell, Rosie Lee		
City Clerk		Finance
Referred	[C.J.p. 23876]	PC2008-2509
Denied	[C.J.p. 102489]	FCL2010-10
Molina, Therese A.		
City Clerk		Finance
Referred	[C.J.p. 23876]	PC2008-2511
Denied	[C.J.p. 102489]	FCL2010-10
Montoya, Fabiola		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3226
Moore, Belinda E.		
City Clerk		Finance
Referred	[C.J.p. 21780]	PC2008-1124
Denied	[C.J.p. 102489]	FCL2010-10
Mosley, Sheree N.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3227
Nationwide Ins. and Taary, Oren		
City Clerk		Finance
Referred	[C.J.p. 98170]	PC2010-2960
Denied	[C.J.p. 102489]	FCL2010-10
Nelson, Betty		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3229
Niewinski, Grant A.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3230
Novus Credit Solutions		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3232
Ocampo, Roberto		
City Clerk		Finance
Referred	[C.J.p. 71468]	PC2009-6171
Denied	[C.J.p. 102489]	FCL2010-10
Ocasio Jr., Louis R.		
City Clerk		Finance
Referred	[C.J.p. 66449]	PC2009-5391
Passed	[C.J.p. 102471]	CL2010-10
Oh, David		
City Clerk		Finance
Referred	[C.J.p. 38005]	PC2008-6553
Denied	[C.J.p. 102489]	FCL2010-10

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

13

CLAIMS

Damage to Vehicle

Paruch, Anna K.		
City Clerk		Finance
Referred	[C.J.p. 96304]	PC2010-2691
Denied	[C.J.p. 102489]	FCL2010-10
Patel, Parul B.		
City Clerk		Finance
Referred	[C.J.p. 96304]	PC2010-2692
Denied	[C.J.p. 102489]	FCL2010-10
Peet, Hope R.		
City Clerk		Finance
Referred	[C.J.p. 96304]	PC2010-2694
Denied	[C.J.p. 102489]	FCL2010-10
Peterson Jr., James		
City Clerk		Finance
Referred	[C.J.p. 92467]	PC2010-2078
Passed	[C.J.p. 102471]	CL2010-10
Phelps, Karen Dru		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3237
Pierce, Sherrie L.		
City Clerk		Finance
Referred	[C.J.p. 71469]	PC2009-6179
Passed	[C.J.p. 102471]	CL2010-10
Pineda, Guillermo		
City Clerk		Finance
Referred	[C.J.p. 31926]	PC2008-5512
Denied	[C.J.p. 102489]	FCL2010-10
Plafoutzis, Peter		
City Clerk		Finance
Referred	[C.J.p. 31926]	PC2008-5514
Denied	[C.J.p. 102489]	FCL2010-10
Powell, Laura E.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3239
Progressive ins. and Dei Boccio, Patricia		
City Clerk		Finance
Referred	[C.J.p. 96304]	PC2010-2698
Denied	[C.J.p. 102489]	FCL2010-10
Raaflaub, Randall A.		
City Clerk		Finance
Referred	[C.J.p. 94474]	PC2010-2446
Passed	[C.J.p. 102471]	CL2010-10
Rahmouni, Salah		
City Clerk		Finance
Referred	[C.J.p. 73522]	PC2009-6461
Passed	[C.J.p. 102471]	CL2010-10
Remar, Kathryn F.		
City Clerk		Finance
Referred	[C.J.p. 23876]	PC2008-2668
Denied	[C.J.p. 102489]	FCL2010-10
Richardson, Benjamin		
City Clerk		Finance
Referred	[C.J.p. 31926]	PC2008-5529
Denied	[C.J.p. 102489]	FCL2010-10

CLAIMS

Damage to Vehicle

Rift, David B.		
City Clerk		Finance
Referred	[C.J.p. 23876]	PC2008-2677
Denied	[C.J.p. 102489]	FCL2010-10
Rivas, Francisco		
City Clerk		Finance
Referred	[C.J.p. 55725]	PC2009-1617
Denied	[C.J.p. 102489]	FCL2010-10
Rivera, Rodolfo		
City Clerk		Finance
Referred	[C.J.p. 31926]	PC2008-5531
Denied	[C.J.p. 102489]	FCL2010-10
Robinson, Larry		
City Clerk		Finance
Referred	[C.J.p. 73522]	PC2009-6466
Denied	[C.J.p. 102489]	FCL2010-10
Rock, Eric R.		
City Clerk		Finance
Referred	[C.J.p. 19921]	PC2008-366
Denied	[C.J.p. 102489]	FCL2010-10
Rodriguez, Carmen		
City Clerk		Finance
Referred	[C.J.p. 89517]	PC2010-1730
Denied	[C.J.p. 102489]	FCL2010-10
Rodziewicz, Lucja J.		
City Clerk		Finance
Referred	[C.J.p. 66450]	PC2009-5408
Passed	[C.J.p. 102471]	CL2010-10
Rogers, Ariel N.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3242
Ruiz, Ricardo		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3245
Ruscigno, John		
City Clerk		Finance
Referred	[C.J.p. 21780]	PC2008-1242
Denied	[C.J.p. 102489]	FCL2010-10
Schmidt, Keith W.		
City Clerk		Finance
Referred	[C.J.p. 23876]	PC2008-2747
Denied	[C.J.p. 102489]	FCL2010-10
Schemer, Fred L.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3246
Schwarz, Donna L.		
City Clerk		Finance
Referred	[C.J.p. 23876]	PC2008-2754
Denied	[C.J.p. 102489]	FCL2010-10
Seals, Lawrence		
City Clerk		Finance
Referred	[C.J.p. 94474]	PC2010-2451
Passed	[C.J.p. 102471]	CL2010-10

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

14

10/06/2010

CLAIMS

Damage to Vehicle

Sewell, Shanta S.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3247
Shallow, Mark J.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3248
Siniawski, Jason M.		
City Clerk		Finance
Referred	[C.J.p. 21780]	PC2008-1288
Denied	[C.J.p. 102489]	FCL2010-10
Stewart, Barbara Elaine		
City Clerk		Finance
Referred	[C.J.p. 98170]	PC2010-2993
Denied	[C.J.p. 102489]	FCL2010-10
Stoia, Silvia Ana		
City Clerk		Finance
Referred	[C.J.p. 71469]	PC2009-6213
Denied	[C.J.p. 102489]	FCL2010-10
Tangelyn, Ervin R.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3253
Taylor, Julie A.		
City Clerk		Finance
Referred	[C.J.p. 60236]	PC2009-3933
Passed	[C.J.p. 102471]	CL2010-10
Thomas, Lashema A.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3255
Thomas, Mary C.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3256
Transit General Ins. and Nadik Ventures Inc.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3257
Tsvetov, Milen H.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3258
Vega, Diana		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3259
Velazquez, Maria E.		
City Clerk		Finance
Referred	[C.J.p. 92467]	PC2010-2103
Passed	[C.J.p. 102471]	CL2010-10
Velez, Jose A.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3261
Vorricia, Harvey		
City Clerk		Finance
Referred	[C.J.p. 28815]	PC2008-4973
Denied	[C.J.p. 102489]	FCL2010-10

CLAIMS

Damage to Vehicle

Vrska, Kimberiy D.		
City Clerk		Finance
Referred	[C.J.p. 57245]	PC2009-3020
Passed	[C.J.p. 102471]	CL2010-10
Walton, Alma J.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3262
Wash Batts, Katie M.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3263
Washington, Queen E.		
City Clerk		Finance
Referred	[C.J.p. 99861]	PC2010-3265
Werner, Mark		
City Clerk		Finance
Referred	[C.J.p. 28815]	PC2008-4980
Denied	[C.J.p. 102489]	FCL2010-10
West, Lula Leniece		
City Clerk		Finance
Referred	[C.J.p. 99861]	PC2010-3266
Williams, Colin David		
City Clerk		Finance
Referred	[C.J.p. 73523]	PC2009-6501
Passed	[C.J.p. 102471]	CL2010-10
Woods, Robin J.		
City Clerk		Finance
Referred	[C.J.p. 99861]	PC2010-3268
Wright-Coney, Sheila		
City Clerk		Finance
Referred	[C.J.p. 87496]	PC2010-1319
Denied	[C.J.p. 102489]	FCL2010-10
Ye, Zi		
City Clerk		Finance
Passed	[C.J.p. 102471]	CL2010-10
Young, Mitzi		
City Clerk		Finance
Referred	[C.J.p. 99861]	PC2010-3269
Zydek, Donna L.		
City Clerk		Finance
Referred	[C.J.p. 99861]	PC2010-3270
<u>Damage to Vehicle - Pothole</u>		
Barrezueta, Andres M.		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3178
Bonet, Roy J.		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3179
Caudill, Jeffrey S.		
City Clerk		Finance
Referred	[C.J.p. 54727]	PC2009-442
Denied	[C.J.p. 102489]	FCL2010-10

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

15

CLAIMS

Damage to Vehicle - Pothole

Chavez, Myrna M.		
City Clerk		Finance
Referred	[C.J.p. 54727]	PC2009-449
Denied	[C.J.p. 102489]	FCL2010-10
Clancy, Shonda T.		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3182
Cortes, Hugo		
City Clerk		Finance
Referred	[C.J.p. 57238]	PC2009-2305
Denied	[C.J.p. 102489]	FCL2010-10
Crivoio, Lori A.		
City Clerk		Finance
Referred	[C.J.p. 55721]	PC2009-1247
Passed	[C.J.p. 102471]	CL2010-10
Daniels, Theresa A.		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3184
DiMaggio, Anthony T.		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3186
Donovan, Marilyn Ann		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3187
Elmi, Frank		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3189
Fogerty, Elizabeth A.		
City Clerk		Finance
Referred	[C.J.p. 57239]	PC2009-2411
Denied	[C.J.p. 102489]	FCL2010-10
Foutris, Louis		
City Clerk		Finance
Referred	[C.J.p. 57239]	PC2009-2415
Denied	[C.J.p. 102489]	FCL2010-10
Frank, Jan C.		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3192
Gallo, Barbara A.		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3195
Georgis, Peter J.		
City Clerk		Finance
Referred	[C.J.p. 57240]	PC2009-2432
Denied	[C.J.p. 102489]	FCL2010-10
Haworth, Don		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3200
Hill, Christine L.		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3201

CLAIMS

Damage to Vehicle - Pothole

Honda City of Chicago		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3203
Jancetic, Jason Paul		
City Clerk		Finance
Referred	[C.J.p. 83833]	PC2010-332
Denied	[C.J.p. 102489]	FCL2010-10
Jarog, Marcin W.		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3206
Jeziorski, Emily M.		
City Clerk		Finance
Referred	[C.J.p. 85202]	PC2010-779
Denied	[C.J.p. 102489]	FCL2010-10
Jones, David A.		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3208
Jones, Melody Eileen		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3209
Kimble, Levell T.		
City Clerk		Finance
Referred	[C.J.p. 98169]	PC2010-2937
Denied	[C.J.p. 102489]	FCL2010-10
Kafisanwo, Oluwaseun		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3210
Kawka, Cindi L.		
City Clerk		Finance
Referred	[C.J.p. 99859]	PC2010-3211
Kimble, Levell T.		
City Clerk		Finance
Referred	[C.J.p. 98169]	PC2010-2935
Denied	[C.J.p. 102489]	FCL2010-10
City Clerk		Finance
Referred	[C.J.p. 98169]	PC2010-2936
Denied	[C.J.p. 102489]	FCL2010-10
Kujawa, Gary E.		
City Clerk		Finance
Referred	[C.J.p. 57241]	PC2009-2611
Passed	[C.J.p. 102471]	CL2010-10
City Clerk		Finance
Referred	[C.J.p. 57241]	PC2008-3761
Passed	[C.J.p. 102471]	CL2010-10
Leinart, Anne M.		
City Clerk		Finance
Referred	[C.J.p. 54729]	PC2009-636
Denied	[C.J.p. 102489]	FCL2010-10
Lopez, Mariceia		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3218

OFFICE OF THE CITY CLERK

CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

CLAIMS**Damage to Vehicle - Pothole**

Lorenzana, Noel B.		
City Clerk		Finance
Referred	[C.J.p. 98169]	PC2010-2947
Denied	[C.J.p. 102489]	FCL2010-10
Marderosian, Michael F.		
City Clerk		Finance
Referred	[C.J.p. 57242]	PC2009-2670
Passed	[C.J.p. 102471]	CL2010-10
Martin, Curtis L.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3221
McGrath, Rosemarie		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3223
Miller, Kathryn		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3224
Mohammed, Munwar		
City Clerk		Finance
Referred	[C.J.p. 54729]	PC2009-680
Denied	[C.J.p. 102489]	FCL2010-10
Montag, Daniel		
City Clerk		Finance
Referred	[C.J.p. 54729]	PC2009-683
Denied	[C.J.p. 102489]	FCL2010-10
Munoz-Garcia, Ramiro		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3228
Odoni, Dante		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3233
Oladeinde, Victoria I.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3234
Oweimrin, Lara M.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3235
Parolin, Catherine J.		
City Clerk		Finance
Passed	[C.J.p. 102471]	CL2010-10
Pearson-Wheller, Ezella		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3236
Pekarek, Romi H.		
City Clerk		Finance
Referred	[C.J.p. 54729]	PC2009-714
Denied	[C.J.p. 102489]	FCL2010-10
Pighini, Ronald C.		
City Clerk		Finance
Referred	[C.J.p. 54729]	PC2009-719
Denied	[C.J.p. 102489]	FCL2010-10

CLAIMS**Damage to Vehicle - Pothole**

Pollak, David		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3238
Prokuski, Mark Wayne		
City Clerk		Finance
Referred	[C.J.p. 71469]	PC2009-6182
Denied	[C.J.p. 102489]	FCL2010-10
Roman, Maria		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3243
Rotiroti, Lisa B.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3244
Ruparei, Nina		
City Clerk		Finance
Referred	[C.J.p. 66450]	PC2009-5410
Passed	[C.J.p. 102471]	CL2010-10
Sheridan, Terry		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3249
Smith, Michael L.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3250
Springer, Kathleen D.		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3251
Sullivan, Michael T		
City Clerk		Finance
Referred	[C.J.p. 54730]	PC2009-791
Denied	[C.J.p. 102489]	FCL2010-10
Taylor, Theodore		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3254
Thomas, Shirley D.T		
City Clerk		Finance
Referred	[C.J.p. 98170]	PC2010-2995
Denied	[C.J.p. 102489]	FCL2010-10
Twine, Anthony		
City Clerk		Finance
Referred	[C.J.p. 64852]	PC2009-5106
Passed	[C.J.p. 102471]	CL2010-10
Velez, Annette		
City Clerk		Finance
Referred	[C.J.p. 99860]	PC2010-3260
Washington, Evetta		
City Clerk		Finance
Referred	[C.J.p. 99861]	PC2010-3264
Witherspoon, Jacqueline M.		
City Clerk		Finance
Referred	[C.J.p. 82432]	PC2010-79
Passed	[C.J.p. 102471]	CL2010-10

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

17

CLAIMS

Damage to Vehicle - Pothole

Wood, Lee W.		
City Clerk		Finance
Referred	[C.J.p. 99861]	PC2010-3267

Excessive Water Rates

8201 S Maryland L.L.C.		
City Clerk		Finance
Referred	[C.J.p. 98171]	PC2010-3018
Denied	[C.J.p. 102489]	FCL2010-10

Coronel, Daniel R.		
City Clerk		Finance
Referred	[C.J.p. 89516]	PC2010-1690
Denied	[C.J.p. 102489]	FCL2010-10

Leake, Levi Porter		
City Clerk		Finance
Referred	[C.J.p. 83833]	PC2010-342
Denied	[C.J.p. 102489]	FCL2010-10

Maday, Tom L.		
City Clerk		Finance
Referred	[C.J.p. 83834]	PC2010-350
Denied	[C.J.p. 102489]	FCL2010-10

Matthews, Curtis		
City Clerk		Finance
Referred	[C.J.p. 87495]	PC2010-1253
Denied	[C.J.p. 102489]	FCL2010-10

Ramirez, Jesus		
City Clerk		Finance
Referred	[C.J.p. 63068]	PC2009-4500
Denied	[C.J.p. 102489]	FCL2010-10

Reavy, Mike		
City Clerk		Finance
Referred	[C.J.p. 83834]	PC2010-376
Denied	[C.J.p. 102489]	FCL2010-10

Miscellaneous - Small Claims

Aden Buie, Kenneth and sundry others		
Burke		Finance
Passed	[C.J.p. 102474]	CL2010-10

Police Officer/Firefighter Injuries

Payment of hosp., medical and nursing servs.		
Burke		Finance
Passed	[C.J.p. 102120]	OR2010-952

Rock, Eric R.		
Burke		Finance
Denied	[C.J.p. 102490]	FCL2010-10

COMMENDATIONS

A Silver Lining Foundation and Goldberg, (Dr.) Sandy		
Efforts to improve access to cancer resource information		
Fioretti		Agreed Calendar
Adopted	[C.J.p. 102787]	R2010-1074

COMMENDATIONS

Ammons, (Bp.) Edsel Albert		
Leadership and service to community		
Lyle		Agreed Calendar
Adopted	[C.J.p. 102794]	R2010-1081

Apelbaum, Phyllis		
Honored by Shomrin Society of Illinois		
Endowment Fund		
Burke		Agreed Calendar
Adopted	[C.J.p. 102826]	R2010-1118

Bastien, Matthew T.		
Achieving rank of Eagle Scout		
Rugai		Agreed Calendar
Adopted	[C.J.p. 102840]	R2010-1132

Beijo De Chocolat		
Chocolate Salon Competition silver and bronze winner		
Laurino		Agreed Calendar
Adopted	[C.J.p. 102853]	R2010-1147

Butler, Lynvester		
Receipt of master's degree in Biblical Studies		
Lane		Agreed Calendar
Adopted	[C.J.p. 102839]	R2010-1130

Cafor		
20th anniversary		
Suarez		Agreed Calendar
Adopted	[C.J.p. 102847]	R2010-1139

Chicago Baptist Institute		
29th annual benefit banquet		
Austin		Agreed Calendar
Adopted	[C.J.p. 102849]	R2010-1141

Chicago Latvian Assn.		
75th anniversary		
Laurino		Agreed Calendar
Adopted	[C.J.p. 102853]	R2010-1148

Coleman, Bertha R.		
Retirement from public service		
Brookins		Agreed Calendar
Adopted	[C.J.p. 102843]	R2010-1135

Cren, Jason		
Receipt of 2010 Presidential Award for Excellence in Math and Science teaching		
Mayor		Rules Suspended
Passed	[C.J.p. 99830]	R2010-1068

Fitzgerald, (Hon.) Thomas R.		
Retirement as Chief Justice of Illinois Supreme Court		
Burke		Agreed Calendar
Adopted	[C.J.p. 102827]	R2010-1119

Gainer, Dan		
Retirement from Chicago Police Dept.		
Burke		Agreed Calendar
Adopted	[C.J.p. 102828]	R2010-1120

COMMENDATIONS

Garfield Ridge Civic League
70th anniversary
Zaiewski
Adopted [C.J.p. 102845] Agreed Calendar R2010-1137

Golden Apple Awards
25th anniversary
Burke
Adopted [C.J.p. 102832] Agreed Calendar R2010-1124

Griffin, (Hon. Judge) John
Receipt of 2010 Irishman of the year award
Lane
Adopted [C.J.p. 102840] Agreed Calendar R2010-1131

Groetzinger, Norman J.
Retirement as Exec. Dir. of Counseling Center
of Lake View
Tunney
Adopted [C.J.p. 102861] Agreed Calendar R2010-1157

Heytow, Eugene P.
Contribution to civic and business communities
Reilly
Adopted [C.J.p. 102856] Agreed Calendar R2010-1152

Karafiol, Paul J.
Receipt of 2010-Presidential Award for
Excellence in Math and Science Teaching
Mayor
Passed [C.J.p. 99830] Rules Suspended R2010-1068

Kiddy Kare Preschool and Kindergarten
13th anniversary
Burke
Adopted [C.J.p. 102833] Agreed Calendar R2010-1125

Kilbride, (Hon.) Thomas L.
Named Chief Justice of Illinois Supreme Court
Burke
Adopted [C.J.p. 102830] Agreed Calendar R2010-1121

Kukenis, Stephen
Heroic life-saving efforts
Burke
Adopted [C.J.p. 102831] Agreed Calendar R2010-1122

LaPine, John and Printers Row Fine and Rare Books
Preservation of Art of Publishing and Written
Word
Fioretti
Adopted [C.J.p. 102789] Agreed Calendar R2010-1076

Laurino, Elizabeth "Betty"
100th birthday
Laurino
Adopted [C.J.p. 102852] Agreed Calendar R2010-1146

McDonagh, (Lt.) Daniel
Heroic rescue
Mayor
Passed [C.J.p. 99828] Rules Suspended R2010-1066

COMMENDATIONS

Miller, (Sgt.) Robert
Receipt of posthumous Medal of Honor
Burke
Adopted [C.J.p. 102831] Agreed Calendar R2010-1123

Moon's Sandwich Shop
75th anniversary
Fioretti
Adopted [C.J.p. 102788] Agreed Calendar R2010-1075

Norwood Park Satellite Senior Center
1st anniversary
Doherty
Adopted [C.J.p. 102855] Agreed Calendar R2010-1151

O'Hare Airport Chaplaincy
50th anniversary
Burke
Adopted [C.J.p. 102834] Agreed Calendar R2010-1126

Pakula, Zachary R.
Achieving rank of Eagle Scout
Rugai
Adopted [C.J.p. 102841] Agreed Calendar R2010-1133

Salgado, Claudio (P.O.)
Heroic life-saving rescue
Mayor
Passed [C.J.p. 99826] Rules Suspended R2010-1067

Sandmeyer's Bookstore
28th anniversary
Fioretti
Adopted [C.J.p. 102790] Agreed Calendar R2010-1078

Shelsky and Froelich
40th anniversary
Burke
Adopted [C.J.p. 102836] Agreed Calendar R2010-1127

Sifnotis, Peter James
90th birthday
Daley
Adopted [C.J.p. 102859] Agreed Calendar R2010-1155

St. Barbara Parish
100th anniversary
Balcer
Adopted [C.J.p. 102796] Agreed Calendar R2010-1083

Stevenson, Cuba
Outstanding citizenship
Foulkes
Adopted [C.J.p. 102836] Agreed Calendar R2010-1128

Taylor, Will and Grace
56th anniversary
Brookins
Adopted [C.J.p. 102844] Agreed Calendar R2010-1136

Whole Foods Market
30th anniversary
Laurino
Adopted [C.J.p. 102854] Agreed Calendar R2010-1149

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

19

COMMITTEE/PUBLIC HEARINGS

Committee on Finance
Establishment of S.S.A. No. 51
Mayor(em) Finance
Referred [C.J.p. 98153] PO2010-5257
Passed [C.J.p. 101830] O2010-4468

Committee on Economic and Committee on Transportation
Discuss the new Block Party application and permitting system
Laurino & Allen Jt. Economic & Transportation
Referred [C.J.p. 102941] PR2010-82

Committee on Finance
Establishment of S.S.A. No. 49
Mayor(em) Finance
Referred [C.J.p. 98153] PO2010-5259
Passed [C.J.p. 101803] O2010-4466

Committee on Finance and Community Devel.
Reestablishment of S.S.A. No. 13
Mayor(em) Finance
Referred [C.J.p. 98153] PO2010-5258
Passed [C.J.p. 101790] O2010-4450

Establishment of S.S.A. No. 50
Mayor(em) Finance
Referred [C.J.p. 98153] PO2010-5260
Passed [C.J.p. 101817] O2010-4467

Committee on License and Consumer Protection
Submission of referendum to voters at Feb. 22, 2011 regular election concerning video gambling in Chicago
City Clerk License
Referred [C.J.p. 99861] PR2010-78

Committee on Police and Fire
Public outreach and education pertaining to hands-only CPR
Laurino Police and Fire
Referred [C.J.p. 102941] PR2010-83

Dept. of Community Devel., Corp. Counsel and Office of Illinois Attorney General
Homeowners rights pursuant to Illinois Mortgage Rescue Fraud Act
Burke & Mell Jt. Finance & Housing
Referred [C.J.p. 96186] PR2010-55
Passed [C.J.p. 102781] R2010-1172

Jt. Committee on Finance and Committee on Housing
Explore opportunities with the Illinois Attorney General to fight fraudulent mortgage activity
Burke & Suarez Jt. Finance & Housing
Referred [C.J.p. 98077] PR2010-63
Approved [C.J.p. 102778] R2010-1173

Jt. Committee on Housing, Committee on License and Consumer Protection
Produce a Developer Accountability Ordinance and a Homebuyer's Bill of Rights and Warranty Program
Fioretti & Others Jt. Buildings/License/Housing
Referred [C.J.p. 102916] PR2010-79

DECLARATIONS

"German-American Day in Chicago"
Oct. 3, 2010
Schulter Agreed Calendar
Adopted [C.J.p. 102868] R2010-1166

"Pancreatic Cancer Awareness Month in Chicago"
Nov. 2010
Reilly Agreed Calendar
Adopted [C.J.p. 102858] R2010-1154

"Real Women of God Fellowship Days in Chicago"
Oct. 22-24, 2010
Austin Agreed Calendar
Adopted [C.J.p. 102849] R2010-1142

"Stephen Kukenis Day in Chicago"
Oct. 7, 2010
Burke Agreed Calendar
Adopted [C.J.p. 102831] R2010-1122

Sanchez (Lt. Gen.), Ricardo S.
Retirement from U.S. Army
Mayor Agreed Calendar
Adopted [C.J.p. 99833] R2010-1070

Sanchez, (Lt. Gen.) Ricardo S.
"Lt. Gen. Ricardo S. Sanchez Day in Chicago",
Oct. 6, 2010
Mayor Rules Suspended
Passed [C.J.p. 99833] R2010-1070

FINANCE FUNDS

CDBG

Year XXXVI
Amendment
Section (new) 18A supplementing additional 2010 funding
Mayor Budget
Referred [C.J.p. 99847] PO2010-5829

Grant Funds

Year 2010
Fund 925 (amendment)
Mayor Budget
Referred [C.J.p. 98157] PO2010-5232
Passed [C.J.p. 102498] SO2010-4214

Department of Public Health
Mayor Budget
Referred [C.J.p. 99846] PO2010-5828

Small Business Improvement Fund

SomerCor 504, Inc.
Amendment to establish new and refund existing small business improvement funds
Mayor(em) Finance
Referred [C.J.p. 98147] PO2010-5249
Passed [C.J.p. 99933] O2010-4226

FINANCE FUNDS**Transfer**

Dept of Zoning and Land Use Planning
1451-1457 W Monroe St
Devel. of Skinner Park

Mayor(em)		Finance
Referred	[C.J.p. 98154]	PO2010-5229
Passed	[C.J.p. 101844]	O2010-4476

HISTORICAL LANDMARKS**Permit Fee Waivers**

Logan Sq Blvd Dist.
2510 N Kedzie Blvd

Colon		Hist. Landmarks
Referred	[C.J.p. 102938]	POR2010-978

3024 W Logan Blvd

Colon		Hist. Landmarks
Referred	[C.J.p. 102938]	POR2010-979

Pullman Dist.

11247 S Forrestville Ave

Beale		Hist. Landmarks
Referred	[C.J.p. 102920]	POR2010-980

11336 S St Lawrence Ave

Beale		Hist. Landmarks
Referred	[C.J.p. 102920]	POR2010-982

11338 S St Lawrence Ave

Beale		Hist. Landmarks
Referred	[C.J.p. 102920]	POR2010-981

Surf-Pine Grove Dist.

550-559 W Surf St

Tunney		Hist. Landmarks
Referred	[C.J.p. 102951]	POR2010-977

Wicker Pk Dist.

2045 W Evergreen Ave

Moreno		Hist. Landmarks
Referred	[C.J.p. 102914]	POR2010-994

JOURNAL CORRECTIONS

Year 2010

Handicapped parking
2210 W Arthur Ave

Jun. 30, 2010 pg 95395. Amend, strike Zone
No. 45335 and insert Zone No. 71236

O'Connor		Rules
Referred	[C.J.p. 99796]	PO2010-5200
Passed	[C.J.p. 102513]	O2010-4472

2723 N Kilpatrick Ave

Jun. 30, 2010 pg. 95394. Amend, strike Permit
No. 72383 and insert Permit No. 71383 for the
31st Ward

O'Connor		Rules
Referred	[C.J.p. 99796]	PO2010-5197
Passed	[C.J.p. 102512]	O2010-4471

JOURNAL CORRECTIONS

Year 2010

6212 W Warwick Ave

Jul. 28, 2010 pg. 97628. Amend, strike remove
permit no. 66588 in 39th Ward and insert
remove permit no. 66588 in 38th Ward

O'Connor		Rules
Referred	[C.J.p. 99796]	PO2010-5198
Passed	[C.J.p. 102511]	O2010-4469

Residential permit parking

N Lakewood Ave, 6700 block

Jul. 28, 2010 pg 97630. Extend Zone No. 56 to
include (ws) was omitted from report (40th
Ward)

O'Connor		Rules
Referred	[C.J.p. 99796]	PO2010-5199
Passed	[C.J.p. 102512]	O2010-4470

Rule 14 vote extension

Jun. 9, 2010, amend, strike "Stone" from roll
call, insert Alderman Stone invoked Rule 14

Burke		Rules
Referred	[C.J.p. 102924]	PO2010-6199

Sixth Supplemental Indenture Securing Second Lien
Water Revenue Bonds

Jul. 28, 2010, pgs. 96360-96441, amend,
replace Exhibit B

Burke		Rules
Referred	[C.J.p. 102924]	PO2010-6200

Committee on Traffic recommended report out
Sept. 8, 2010, pg. 93325, amend, strike 1st
Ward and insert 17th Ward

O'Connor		Rules
Referred	[C.J.p. 102941]	PO2010-6201

LAWSUITS/SETTLEMENTS**Report of Settlements**

Month of Jul. 2010

Burke		Finance
Passed	[C.J.p. 102496]	F2010-246

Burke		Finance
Placed on File	[C.J.p. 102494]	F2010-245

MUNICIPAL CODE AMENDMENTS**Title 2 - City Government & Administration**

Ch. 32 Dept. of Finance

2-32-520 (e) reverse repurchase agreements

Mayor		Finance
Referred	[C.J.p. 99839]	PO2010-5987

2-32-520(f) certificates of deposit of banks or savings
and loan assoc. designated as municipal depositories

Mayor		Finance
Referred	[C.J.p. 99839]	PO2010-5987

2-32-520(k) making investments of public funds except
where otherwise restricted or prohibited

Mayor		Finance
Referred	[C.J.p. 99839]	PO2010-5987

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

21

MUNICIPAL CODE AMENDMENTS

Title 2 - City Government & Administration

Ch. 80 Dept. of Revenue

2-80-045 consolidated annual billing for any business under Title 4 for license, permit, inspections and signs

Reilly		Finance
Referred	[C.J.p. 102948]	PO2010-6197

Ch. 84 Dept. of Police

2-84-045 (new) permit members of U.S. military to take police officer examination

Burke & Balcer		Police and Fire
Referred	[C.J.p. 102925]	PO2010-6194

Ch. 9 City Contracts

2-9-010 (new) regulate awarding of city contracts reviewed by the Committee on Finance

Waguespack		Finance
Referred	[C.J.p. 102935]	PO2010-6196

Title 3 - Revenue & Finance

Ch. 33 Chicago Real Property Transfer Tax

3-33-040 (a) (f) payment of tax by purchase of tax stamps

Mayor		Jt. Housing & Buildings
Referred	[C.J.p. 98146]	PO2010-5234
Re-referred	[C.J.p. 102783]	PSO2010-6260

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 60 Liquor Dealers

4-60-021(c) (10.349) disallow issuance of additional liquor licenses on portions of E 106th St from S Avenue F to S Avenue H

Pope		License
Referred	[C.J.p. 99773]	PO2010-5768
Passed	[C.J.p. 102586]	O2010-4227

4-60-022 (10.348) disallow issuance of additional alcoholic liquor licenses on portions of E 118th St from S Avenue O to S Avenue J

Pope		License
Referred	[C.J.p. 99773]	PO2010-5768
Passed	[C.J.p. 102586]	O2010-4227

4-60-023 (10.348) disallow issuance of additional pkg. goods licenses on portions of E 118th St from S Avenue O to S Avenue J

Pope		License
Referred	[C.J.p. 99773]	PO2010-5768
Passed	[C.J.p. 102586]	O2010-4227

4-60-023 (10.349) disallow issuance of additional pkg. goods licenses on portion of E 106th St from S Avenue F to S Avenue H

Pope		License
Referred	[C.J.p. 99773]	PO2010-5768
Passed	[C.J.p. 102586]	O2010-4227

4-60-023, Subsection 4-60-21(c) (47.56) disallow issuance of additional pkg. goods licenses on portions of N Ravenswood Ave from W Winnemac Ave to W Foster Ave

Schulter		License
Referred	[C.J.p. 98116]	PO2010-5158
Passed	[C.J.p. 102584]	O2010-4228

MUNICIPAL CODE AMENDMENTS

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 280 Cable Communication

4-280-360 making one channel available exclusively for U.S. military service veteran's and their families

Mell		License
Referred	[C.J.p. 102937]	PO2010-6195

Title 7 - Health & Safety

Ch. 28. Health Nuisances

7-28-630 regulating corrosive acids and hazardous substances

Burke		Finance
Referred	[C.J.p. 102924]	PO2010-6193

Title 8 - Offenses Affecting Public Peace, Morals & Welfare

Ch. 4 Public Peace & Welfare

8-4-087 (a) (b) (c) (d) (e) (f) (new) chronic illegal activity for behavior or conduct

Mayor		Police and Fire
Referred	[C.J.p. 98145]	PO2010-5236
Passed	[C.J.p. 102588]	O2010-4213

Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 64 Parking Regulations

9-64-090(h) inclusion of 25th Ward in and extension of expiration date for nonprofit one day residential parking permit pilot program

Solis		Traffic
Referred	[C.J.p. 98083]	PSO2010-5145
Passed	[C.J.p. 102614]	SO2010-4209

9-64-090(h) inclusion of 26th Ward in and extension of expiration date for nonprofit one day residential parking permit pilot program

Moreno		Traffic
Referred	[C.J.p. 99764]	PO2010-5360
Passed	[C.J.p. 102614]	SO2010-4209

9-64-090(h) inclusion of 43rd Ward in and extension of expiration date for nonprofit one day residential parking permit pilot program

Daley		Traffic
Referred	[C.J.p. 77415]	PO2009-7296
Passed	[C.J.p. 102614]	SO2010-4209

9-64-090(h) nonprofit organization to participate in residential parking permit pilot program

Maldonado		Traffic
Referred	[C.J.p. 99784]	PO2010-5442
Passed	[C.J.p. 102614]	SO2010-4209

9-64-170 Parking restrictions special types of vehicles Amend, insert 11th ward

Balcer		Traffic
Referred	[C.J.p. 102922]	PO2010-6192

9-64-170(a) allow parking of pickup trucks or vans on residential streets within 8th Ward

Harris		Traffic
Referred	[C.J.p. 99772]	PO2010-5769
Passed	[C.J.p. 102612]	SO2010-4210

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

22

10/06/2010

MUNICIPAL CODE AMENDMENTS

Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 64 Parking Regulations
9-64-206(e) Modification of parking meter hours of operation
2201-2209 S Wood St
Mon.-Sat., 9:00 A.M.-7:00 P.M.
Solis Traffic
Referred [C.J.p. 102931] PO2010-5868

Title 13 - Building & Construction

Ch. 32 Building Permits
13-32-315 (new) LED retrofits-fee waiver
M Smith Finance
Referred [C.J.p. 102955] PO2010-6198

PARKING

Handicapped

556 E 106th St
Beale Traffic
Referred [C.J.p. 99718] PO2010-5473
Passed SO2010-4434
1319 W 19th St
Solis Traffic
Referred [C.J.p. 99723] PO2010-5396
Passed [C.J.p. 102626] SO2010-4434
3934 W 19th St
Remove
Dixon Traffic
Referred [C.J.p. 102886] PO2010-6071
1803 W 21st Pl
Solis Traffic
Referred [C.J.p. 102878] PO2010-5842
2142 W 21st St
Solis Traffic
Referred [C.J.p. 102878] PO2010-5843
2605 W 21st St
E Smith Traffic
Referred [C.J.p. 99724] PO2010-5380
Passed [C.J.p. 102626] SO2010-4434
4037 W 21st St
Dixon Traffic
Referred [C.J.p. 102878] PO2010-5981
4221 W 21st St
Dixon Traffic
Referred [C.J.p. 102878] PO2010-5903
2308 W 22nd Pl
Solis Traffic
Referred [C.J.p. 99723] PO2010-5415
Passed [C.J.p. 102626] SO2010-4434
2732 W 23rd Pl
Cardenas Traffic
Referred [C.J.p. 102875] PO2010-5968
2138 W 23rd St
Solis Traffic
Referred [C.J.p. 102878] PO2010-5841

PARKING

Handicapped

3306 W 38th Pl
Remove
Cardenas Traffic
Referred [C.J.p. 102884] PO2010-5982
3134 W 40th St
Burke Traffic
Referred [C.J.p. 102875] PO2010-5866
518 W 42nd Pl
Balcer Traffic
Referred [C.J.p. 102874] PO2010-5860
536 E 46th Pl
Dowell Traffic
Referred [C.J.p. 99716] PO2010-5382
Passed [C.J.p. 102623] SO2010-4434
634 E 50th Pl
Remove
Preckwinkle Traffic
Referred [C.J.p. 102883] PO2010-6030
3412 W 54th Pl
Burke Traffic
Referred [C.J.p. 102875] PO2010-5865
4131 W 56th Pl
Remove
Olivo Traffic
Referred [C.J.p. 102884] PO2010-6036
3616 W 60th Pl
Remove
Olivo Traffic
Referred [C.J.p. 102884] PO2010-5986
3625 W 61st Pl
Olivo Traffic
Referred [C.J.p. 102875] PO2010-5975
1400 W 62nd St
Thompson Traffic
Referred [C.J.p. 99720] PO2010-5542
Passed [C.J.p. 102624] SO2010-4434
5714 W 63rd Pl
Remove
Olivo Traffic
Referred [C.J.p. 102884] PO2010-6035
1206 W 64th St
Thompson Traffic
Referred [C.J.p. 102876] PO2010-6025
6053 W 64th St
Olivo Traffic
Referred [C.J.p. 102875] PO2010-6079
3917 W 69th Pl
Olivo Traffic
Referred [C.J.p. 102875] PO2010-5976
1408 E 72nd Pl
Remove
Hairston Traffic
Referred [C.J.p. 99717] PO2010-5498
Passed [C.J.p. 102623] SO2010-4434

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

23

PARKING

Handicapped

2050 W 82nd St		
Lane		Traffic
Referred	[C.J.p. 102876]	PO2010-5947
211 E 83rd St		
Lyle		Traffic
Referred	[C.J.p. 102873]	PO2010-5939
1707 E 84th St		
Harris		Traffic
Referred	[C.J.p. 66251]	PO2009-4912
Passed	[C.J.p. 102623]	SO2010-4434
609 E 88th St		
Lyle		Traffic
Referred	[C.J.p. 99717]	PO2010-5365
Passed	[C.J.p. 102623]	SO2010-4434
1317 W 97th Pl		
Brookins		Traffic
Referred	[C.J.p. 102877]	PO2010-6062
9944 S Aberdeen St		
Austin		Traffic
Referred	[C.J.p. 102880]	PO2010-5877
6807 S Ada St		
Thomas		Traffic
Referred	[C.J.p. 102893]	POR2010-932
5223 W Adams St		
Graham		Traffic
Referred	[C.J.p. 102879]	PO2010-5886
5343 W Adams St		
Graham		Traffic
Referred	[C.J.p. 102879]	PO2010-5898
7859 W Addison St		
Rice		Traffic
Referred	[C.J.p. 99725]	PO2010-5372
Passed	[C.J.p. 102626]	SO2010-4434
1857 N Albany Ave		
Maldonado		Traffic
Referred	[C.J.p. 102879]	PO2010-5922
6323 N Albany Ave		
Stone		Traffic
Referred	[C.J.p. 102882]	PO2010-5934
6325 S Albany Dr		
Stone		Traffic
Referred	[C.J.p. 102882]	PO2010-5937
8270 S Anthony Ave		
Harris		Traffic
Referred	[C.J.p. 102873]	PO2010-6019
6244 N Artesian Ave		
Stone		Traffic
Referred	[C.J.p. 102882]	PO2010-5949
6704 S Artesian Ave		
Foulkes		Traffic
Referred	[C.J.p. 102875]	PO2010-5973

PARKING

Handicapped

5105 S Austin Ave		
Zaiewski		Traffic
Referred	[C.J.p. 102877]	PO2010-5958
6009 S Austin Ave		
Olivo		Traffic
Referred	[C.J.p. 102875]	PO2010-6078
10106 S Avenue M		
Pope		Traffic
Referred	[C.J.p. 102874]	PO2010-6040
10519 S Avenue N St		
Remove		
Pope		Traffic
Referred	[C.J.p. 102884]	PO2010-5909
7245 S Avers Ave		
Olivo		Traffic
Referred	[C.J.p. 99719]	PO2010-5445
Passed	[C.J.p. 102624]	SO2010-4434
2861 W Belden Ave		
Colon		Traffic
Referred	[C.J.p. 99725]	PO2010-5527
Passed	[C.J.p. 102626]	SO2010-4434
5021 W Belden Ave		
Suarez		Traffic
Referred	[C.J.p. 102880]	PO2010-5885
3357 S Bell Ave		
Cardenas		Traffic
Referred	[C.J.p. 102874]	PO2010-5967
3432 S Bell Ave		
Balcer		Traffic
Referred	[C.J.p. 102874]	PO2010-5858
1715 W Belle Plaine Ave		
Schulter		Traffic
Referred	[C.J.p. 102882]	PO2010-6064
5220 N Bernard St		
Laurino		Traffic
Referred	[C.J.p. 102881]	PO2010-5950
1951 W Birchwood Ave		
Moore		Traffic
Referred	[C.J.p. 99727]	PO2010-5310
Passed	[C.J.p. 102627]	SO2010-4434
4714 S Bishop St		
Cochran		Traffic
Referred	[C.J.p. 102876]	PO2010-5964
4838 S Bishop St		
Cochran		Traffic
Referred	[C.J.p. 102876]	PO2010-5899
7869 W Cahill Terr		
Rice		Traffic
Referred	[C.J.p. 99725]	PO2010-5474
Passed	[C.J.p. 102626]	SO2010-4434
5057 N California Ave		
O'Connor		Traffic
Referred	[C.J.p. 99726]	PO2010-5379
Passed	[C.J.p. 102627]	SO2010-4434

PARKING**Handicapped**

4123 S Campbell Ave		
Cardenas		Traffic
Referred	[C.J.p. 102874]	PO2010-5978
1929 S Carpenter St		
Solis		Traffic
Referred	[C.J.p. 99723]	PO2010-5398
Passed	[C.J.p. 102626]	SO2010-4434
5426 S Carpenter St		
Thompson		Traffic
Referred	[C.J.p. 102876]	PO2010-5907
4040 W Carroll Ave		
E Smith		Traffic
Referred	[C.J.p. 99723]	PO2010-5376
Passed	[C.J.p. 102626]	SO2010-4434
8510 W Catherine Ave		
Doherty		Traffic
Referred	[C.J.p. 99726]	PO2010-5351
Passed	[C.J.p. 102627]	SO2010-4434
3352 N Central Park Ave		
Colon		Traffic
Referred	[C.J.p. 102880]	PO2010-5839
7918 S Champlain Ave		
Lyle		Traffic
Referred	[C.J.p. 99717]	PO2010-5363
Passed	[C.J.p. 102623]	SO2010-4434
5407 N Christiana Ave		
O'Connor		Traffic
Referred	[C.J.p. 99726]	PO2010-5381
Passed	[C.J.p. 102627]	SO2010-4434
5614 N Christiana Ave		
Laurino		Traffic
Referred	[C.J.p. 99725]	PO2010-5302
Passed		SO2010-4434
5638 N Christiana Ave		
Laurino		Traffic
Referred	[C.J.p. 99726]	PO2010-5296
Passed	[C.J.p. 102627]	SO2010-4434
1556 N Claremont Ave		
Remove		
Moreno		Traffic
Referred	[C.J.p. 102872]	PO2010-6021
4246 W Congress Pkwy		
Remove		
Dixon		Traffic
Referred	[C.J.p. 102885]	PO2010-5979
5248 W Congress Pkwy		
Graham		Traffic
Referred	[C.J.p. 102879]	PO2010-5887
8447 S Constance Ave		
Harris		Traffic
Referred	[C.J.p. 102873]	PO2010-6044

PARKING**Handicapped**

5004 S Cornell Ave		
Preckwinkle		Traffic
Referred	[C.J.p. 99717]	PO2010-5541
Passed	[C.J.p. 102623]	SO2010-4434
2916 W Cortland St		
Colon		Traffic
Referred	[C.J.p. 102881]	PO2010-5847
3949 W Cortland St		
Reboyras		Traffic
Referred	[C.J.p. 102880]	PO2010-6069
8619 S Cregier Ave		
Harris		Traffic
Referred	[C.J.p. 102873]	PO2010-5844
8619 S Cregier Ave		
Harris		Traffic
Referred	[C.J.p. 99718]	PO2010-5386
Passed	[C.J.p. 102623]	SO2010-4434
8808 S Cregier Ave		
Harris		Traffic
Referred	[C.J.p. 73325]	PO2009-6804
Passed	[C.J.p. 102623]	SO2010-4434
5054 W Crystal St		
Mitts		Traffic
Referred	[C.J.p. 99725]	PO2010-5704
Passed	[C.J.p. 102626]	SO2010-4434
2113 W Cullerton St		
Solis		Traffic
Referred	[C.J.p. 102878]	PO2010-5838
7209 N Damen Ave		
Moore		Traffic
Referred	[C.J.p. 99727]	PO2010-5315
Passed	[C.J.p. 102627]	SO2010-4434
8621 S Damen Ave		
Lane		Traffic
Referred	[C.J.p. 102876]	PO2010-5943
5054 N Delphia Ave		
Doherty		Traffic
Referred	[C.J.p. 99726]	PO2010-5362
Passed	[C.J.p. 102627]	SO2010-4434
5329 W Deming Pl		
Suarez		Traffic
Referred	[C.J.p. 102880]	PO2010-6248
7923 S Dorchester Ave		
Harris		Traffic
Referred	[C.J.p. 102873]	PO2010-5850
11402 S Dr Martin Luther King Jr Dr		
Beale		Traffic
Referred	[C.J.p. 102873]	PO2010-5911
2051 N Drake Ave		
Remove		
Maldonado		Traffic
Referred	[C.J.p. 102886]	PO2010-5927

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

25

PARKING

Handicapped

5034 W Drummond Pl		
Suarez		Traffic
Referred	[C.J.p. 102880]	PO2010-5884
7644 N Eastlake Terr		
Moore		Traffic
Referred	[C.J.p. 99727]	PO2010-5314
Passed	[C.J.p. 102627]	SO2010-4434
7632 S Eberhart Ave		
Lyle		Traffic
Referred	[C.J.p. 99717]	PO2010-5316
Passed	[C.J.p. 102623]	SO2010-4434
10515 S Eggleston Ave		
Austin		Traffic
Referred	[C.J.p. 99724]	PO2010-5393
Passed	[C.J.p. 102626]	SO2010-4434
8932 S Eggleston Ave		
Brookins		Traffic
Referred	[C.J.p. 102876]	PO2010-6043
3634 S Emerald Ave		
Balcer		Traffic
Referred	[C.J.p. 102874]	PO2010-5853
7612 S Emmett St		
Remove		
Thomas		Traffic
Referred	[C.J.p. 102900]	POR2010-934
1942 W Estes Ave		
Moore		Traffic
Referred	[C.J.p. 102882]	PO2010-5864
2030 W Estes Ave		
Remove		
Moore		Traffic
Referred	[C.J.p. 102887]	PO2010-5862
4533 S Fairfield Ave		
Remove		
Cardenas		Traffic
Referred	[C.J.p. 102884]	PO2010-5876
4644 S Fairfield Ave		
Cardenas		Traffic
Referred	[C.J.p. 98033]	PO2010-4787
Passed	[C.J.p. 102624]	SO2010-4434
6630 S Fairfield Ave		
Foulkes		Traffic
Referred	[C.J.p. 99720]	PO2010-5531
Passed	[C.J.p. 102624]	SO2010-4434
2913 S Farrell St		
Balcer		Traffic
Referred	[C.J.p. 102874]	PO2010-5852
3014 S Farrell St		
Balcer		Traffic
Referred	[C.J.p. 102874]	PO2010-5854
6207 N Francisco Ave		
Stone		Traffic
Referred	[C.J.p. 102882]	PO2010-5953

PARKING

Handicapped

5330 S Francisco Ave		
Burke		Traffic
Referred	[C.J.p. 96146]	PO2010-4539
Passed	[C.J.p. 102624]	SO2010-4434
3510 W Franklin Blvd		
Burnett		Traffic
Referred	[C.J.p. 99723]	PO2010-5330
Passed	[C.J.p. 102626]	SO2010-4434
3055 W George St		
Colon		Traffic
Referred	[C.J.p. 99725]	PO2010-5483
Passed	[C.J.p. 102626]	SO2010-4434
3912 W Gladys Ave		
E Smith		Traffic
Referred	[C.J.p. 99723]	PO2010-5377
Passed	[C.J.p. 102626]	SO2010-4434
6606 S Green St		
Thompson		Traffic
Referred	[C.J.p. 99720]	PO2010-5429
Passed	[C.J.p. 102624]	SO2010-4434
1119 N Harding Ave		
Burnett		Traffic
Referred	[C.J.p. 102879]	PO2010-5891
3431 W Harrison St		
Dixon		Traffic
Referred	[C.J.p. 102878]	PO2010-6075
1838 W Henderson St		
Remove		
Waguespack		Traffic
Referred	[C.J.p. 102886]	PO2010-6050
8148 S Hermitage Ave		
Lane		Traffic
Referred	[C.J.p. 99720]	PO2010-5417
Passed	[C.J.p. 102624]	SO2010-4434
5757 W Higgins Ave		
Levar		Traffic
Referred	[C.J.p. 102882]	PO2010-6039
4305 W Hirsch St		
Remove		
Mitts		Traffic
Referred	[C.J.p. 102886]	PO2010-6054
2126 W Homer St		
Remove		
Waguespack		Traffic
Referred	[C.J.p. 102886]	PO2010-6049
1412 W Hood Ave		
M Smith		Traffic
Referred	[C.J.p. 99726]	PO2010-5547
Passed	[C.J.p. 102627]	SO2010-4434
10448 S Hoxie Ave		
Pope		Traffic
Referred	[C.J.p. 99718]	PO2010-5543
Passed	[C.J.p. 102624]	SO2010-4434

PARKING**Handicapped**

9126 S Indiana Ave		
Lyle		Traffic
Referred	[C.J.p. 99717]	PO2010-5312
Passed	[C.J.p. 102623]	SO2010-4434
7531 S Ingleside Ave		
Remove		
Harris		Traffic
Referred	[C.J.p. 102884]	PO2010-5845
11755 S Justine St		
Austin		Traffic
Referred	[C.J.p. 99724]	PO2010-5391
Passed	[C.J.p. 102626]	SO2010-4434
7912 S Justine St		
Brookins		Traffic
Referred	[C.J.p. 102876]	PO2010-6024
8718 S Justine St		
Brookins		Traffic
Referred	[C.J.p. 99721]	PO2010-5458
Passed	[C.J.p. 102625]	SO2010-4434
1851 N Kariov Ave		
Reboyas		Traffic
Referred	[C.J.p. 99724]	PO2010-5449
Passed	[C.J.p. 102626]	SO2010-4434
3140 S Kariov Ave		
Munoz		Traffic
Referred	[C.J.p. 99721]	PO2010-5478
Passed	[C.J.p. 102625]	SO2010-4434
5011 S Keating Ave		
Zaiewski		Traffic
Referred	[C.J.p. 99722]	PO2010-5433
Passed	[C.J.p. 102625]	SO2010-4434
4049 N Kedvale Ave		
Laurino		Traffic
Referred	[C.J.p. 99726]	PO2010-5298
Passed	[C.J.p. 102627]	SO2010-4434
4927 N Keeler Ave		
Laurino		Traffic
Referred	[C.J.p. 102882]	PO2010-5888
5951 S Keeler Ave		
Olivo		Traffic
Referred	[C.J.p. 99720]	PO2010-5469
Passed	[C.J.p. 102624]	SO2010-4434
5448 N Kenmore Ave		
M Smith		Traffic
Referred	[C.J.p. 99727]	PO2010-5493
Passed	[C.J.p. 102627]	SO2010-4434
5004 S Kenneth Ave		
Zaiewski		Traffic
Referred	[C.J.p. 102877]	PO2010-5912
6023 S Kenneth Ave		
Olivo		Traffic
Referred	[C.J.p. 99720]	PO2010-5472
Passed	[C.J.p. 102624]	SO2010-4434

PARKING**Handicapped**

6833 S Kenneth Ave		
Olivo		Traffic
Referred	[C.J.p. 102875]	PO2010-5974
7942 S Kenwood Ave		
Harris		Traffic
Referred	[C.J.p. 99718]	PO2010-5355
Passed	[C.J.p. 102624]	SO2010-4434
7942 S Kenwood Ave		
Harris		Traffic
Referred	[C.J.p. 102873]	PO2010-5849
8322 S Kerfoot Ave		
Remove		
Brookins		Traffic
Referred	[C.J.p. 102885]	PO2010-6023
4647 N Keystone Ave		
Laurino		Traffic
Referred	[C.J.p. 102882]	PO2010-5946
5837 S Kilbourn Ave		
Olivo		Traffic
Referred	[C.J.p. 99720]	PO2010-5443
Passed	[C.J.p. 102624]	SO2010-4434
1327 S Kildare Ave		
Dixon		Traffic
Referred	[C.J.p. 102878]	PO2010-5902
2829 S Kildare Ave		
Munoz		Traffic
Referred	[C.J.p. 99721]	PO2010-5477
Passed	[C.J.p. 102625]	SO2010-4434
4729 S Kildare Ave		
Zaiewski		Traffic
Referred	[C.J.p. 102877]	PO2010-6038
6531 S Kilpatrick Ave		
Olivo		Traffic
Referred	[C.J.p. 99720]	PO2010-5471
Passed	[C.J.p. 102624]	SO2010-4434
4716 S Knox Ave		
Zaiewski		Traffic
Referred	[C.J.p. 99722]	PO2010-5534
Passed	[C.J.p. 102625]	SO2010-4434
6241 S Komensky Ave		
Olivo		Traffic
Referred	[C.J.p. 102875]	PO2010-5985
2311 S Kostner Ave		
Munoz		Traffic
Referred	[C.J.p. 99721]	PO2010-5482
Passed	[C.J.p. 102625]	SO2010-4434
5919 S Kostner Ave		
Olivo		Traffic
Referred	[C.J.p. 102875]	PO2010-5984
5142 S La Crosse Ave		
Remove		
Zaiewski		Traffic
Referred	[C.J.p. 102885]	PO2010-5948

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

27

PARKING

Handicapped

4514 S Laflin St		
Dowell		Traffic
Referred	[C.J.p. 102872]	PO2010-5834
4740 S Lamon Ave		
Zalewski		Traffic
Referred	[C.J.p. 102877]	PO2010-5913
5021 S Lamon Ave		
Zaiewski		Traffic
Referred	[C.J.p. 99722]	PO2010-5497
Passed	[C.J.p. 102625]	SO2010-4434
4953 S Laporte Ave		
Zaiewski		Traffic
Referred	[C.J.p. 99722]	PO2010-5431
Passed	[C.J.p. 102625]	SO2010-4434
4733 S Lavergne Ave		
Zaiewski		Traffic
Referred	[C.J.p. 99722]	PO2010-5540
Passed	[C.J.p. 102625]	SO2010-4434
4546 S Lawler Ave		
Zaiewski		Traffic
Referred	[C.J.p. 99722]	PO2010-5436
Passed	[C.J.p. 102625]	SO2010-4434
1350 N Lawndale Ave		
Remove		
Maldonado		Traffic
Referred	[C.J.p. 102886]	PO2010-5924
4633 N Lawndale Ave		
Mell		Traffic
Referred	[C.J.p. 102880]	PO2010-5875
4506 S Leamington Ave		
Zaiewski		Traffic
Referred	[C.J.p. 99722]	PO2010-5524
Passed	[C.J.p. 102625]	SO2010-4434
4321 N Leavitt St		
Schulter		Traffic
Referred	[C.J.p. 99726]	PO2010-5511
Passed	[C.J.p. 102627]	SO2010-4434
3317 S Leavitt St		
Cardenas		Traffic
Referred	[C.J.p. 102875]	PO2010-5977
3620 S Leavitt St		
Balcer		Traffic
Referred	[C.J.p. 102874]	PO2010-5861
2035 N Leclaire Ave		
Suarez		Traffic
Referred	[C.J.p. 102880]	PO2010-5918
852 N Lorel Ave		
Mitts		Traffic
Referred	[C.J.p. 102881]	PO2010-6056
3548 S Lowe Ave		
Remove		
Balcer		Traffic
Referred	[C.J.p. 102887]	PO2010-5857

PARKING

Handicapped

1223 W Lunt Ave		
Moore		Traffic
Referred	[C.J.p. 99727]	PO2010-5313
Passed	[C.J.p. 102627]	SO2010-4434
1629 W Lunt Ave		
Moore		Traffic
Referred	[C.J.p. 99727]	PO2010-5307
Passed	[C.J.p. 102627]	SO2010-4434
5700 N Magnolia Ave		
Remove		
M Smith		Traffic
Referred	[C.J.p. 102887]	PO2010-5962
1742 N Major Ave		
Graham		Traffic
Referred	[C.J.p. 102879]	PO2010-5896
824 N Maplewood Ave		
Remove		
Moreno		Traffic
Referred	[C.J.p. 102883]	PO2010-6020
1235 N Mason Ave		
Graham		Traffic
Referred	[C.J.p. 99724]	PO2010-5299
Passed	[C.J.p. 102626]	SO2010-4434
5500 N Mason Ave		
Zaiewski		Traffic
Referred	[C.J.p. 102877]	PO2010-5957
5235 S Mason Ave		
Zaiewski		Traffic
Referred	[C.J.p. 102877]	PO2010-5919
5737 S Mason Ave		
Zaiewski		Traffic
Referred	[C.J.p. 99722]	PO2010-5437
Passed	[C.J.p. 102625]	SO2010-4434
5842 S Massasoit Ave		
Remove		
Zaiewski		Traffic
Referred	[C.J.p. 102885]	PO2010-6033
11652 S May St		
Ausfin		Traffic
Referred	[C.J.p. 102880]	PO2010-6045
6745 S May St		
Thomas		Traffic
Referred	[C.J.p. 99728]	PO2010-830
Passed	[C.J.p. 102624]	SO2010-4434
6135 S Mayfield Ave		
Remove		
Olivo		Traffic
Referred	[C.J.p. 102884]	PO2010-6034
3227 W Maypole Ave		
E Smith		Traffic
Referred	[C.J.p. 99724]	PO2010-5378
Passed	[C.J.p. 102626]	SO2010-4434

PARKING**Handicapped**

5147 S Meade Ave		
Zaiewski		Traffic
Referred	[C.J.p. 99722]	PO2010-5430
Passed	[C.J.p. 102625]	SO2010-4434
5305 S Merrimac Ave		
Zaiewski		Traffic
Referred	[C.J.p. 102877]	PO2010-5914
5236 S Millard Ave		
Remove		
Zaiewski		Traffic
Referred	[C.J.p. 102885]	PO2010-6037
5105 S Mobile Ave		
Zaiewski		Traffic
Referred	[C.J.p. 102877]	PO2010-5920
5317 W Monroe St		
Graham		Traffic
Referred	[C.J.p. 102879]	PO2010-5890
819 N Monticello Ave		
Burnett		Traffic
Referred	[C.J.p. 102879]	PO2010-5900
6342 S Morgan St		
Remove		
Thompson		Traffic
Referred	[C.J.p. 102885]	PO2010-5930
8128 S Morgan St		
Brookins		Traffic
Referred	[C.J.p. 102876]	PO2010-6042
1845 N Mozart St		
Colon		Traffic
Referred	[C.J.p. 102881]	PO2010-5840
4553 S Mozart St		
Cardenas		Traffic
Referred	[C.J.p. 99719]	PO2010-5463
Passed	[C.J.p. 102624]	SO2010-4434
5334 S Mozart St		
Burke		Traffic
Referred	[C.J.p. 99720]	PO2010-5528
Passed	[C.J.p. 102624]	SO2010-4434
5443 S Nashville Ave		
Zaiewski		Traffic
Referred	[C.J.p. 102877]	PO2010-5921
5705 S Nashville Ave		
Zaiewski		Traffic
Referred	[C.J.p. 102877]	PO2010-5963
5708 S Natoma Ave		
Zaiewski		Traffic
Referred	[C.J.p. 99722]	PO2010-5499
Passed	[C.J.p. 102625]	SO2010-4434
5811 N Navarre Ave		
Doherty		Traffic
Referred	[C.J.p. 99726]	PO2010-5407
Passed	[C.J.p. 102627]	SO2010-4434

PARKING**Handicapped**

5153 S Neenah Ave		
Zaiewski		Traffic
Referred	[C.J.p. 102877]	PO2010-5959
6154 S Neenah Ave		
Zaiewski		Traffic
Referred	[C.J.p. 102878]	PO2010-6028
6222 S Neenah Ave		
Remove		
Zaiewski		Traffic
Referred	[C.J.p. 102885]	PO2010-6032
3818 N Neva Ave		
Allen		Traffic
Referred	[C.J.p. 102881]	PO2010-5916
2652 N Newcastle Ave		
Rice		Traffic
Referred	[C.J.p. 102881]	PO2010-6047
5526 S Newcastle Ave		
Zaiewski		Traffic
Referred	[C.J.p. 102878]	PO2010-5915
11153 S Normal Ave		
Austin		Traffic
Referred	[C.J.p. 99724]	PO2010-5392
Passed	[C.J.p. 102626]	SO2010-4434
7035 S Normal Ave		
Lyle		Traffic
Referred	[C.J.p. 102873]	PO2010-5938
5239 S Oak Park Ave		
Zaiewski		Traffic
Referred	[C.J.p. 99722]	PO2010-5434
Passed	[C.J.p. 102625]	SO2010-4434
5828 S Oak Park Ave		
Zaiewski		Traffic
Referred	[C.J.p. 99723]	PO2010-5533
Passed	[C.J.p. 102625]	SO2010-4434
6314 N Oakley Ave		
Stone		Traffic
Referred	[C.J.p. 98037]	PO2010-4865
Passed	[C.J.p. 102627]	SO2010-4434
1125 W Ohio St		
Burnett		Traffic
Referred	[C.J.p. 102879]	PO2010-5905
6755 N Oketo Ave		
Doherty		Traffic
Referred	[C.J.p. 102882]	PO2010-5904
3354 N Osceola Ave		
Rice		Traffic
Referred	[C.J.p. 99725]	PO2010-5427
Passed	[C.J.p. 102626]	SO2010-4434
4015 W Palmer St		
Reboyas		Traffic
Referred	[C.J.p. 102880]	PO2010-6048

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

29

PARKING

Handicapped

4558 W Parker Ave		
Remove		
Suarez		Traffic
Referred	[C.J.p. 102886]	PO2010-5880
4920 W Parker Ave		
Suarez		Traffic
Referred	[C.J.p. 102880]	PO2010-5917
1606 S Paulina St		
Solis		Traffic
Referred	[C.J.p. 102878]	PO2010-5833
3604 S Paulina St		
Balcer		Traffic
Referred	[C.J.p. 102874]	PO2010-5859
4757 S Paulina St		
Cochran		Traffic
Referred	[C.J.p. 102900]	POR2010-914
7617 S Paulina St		
Thomas		Traffic
Referred	[C.J.p. 99728]	POR2010-835
Passed	[C.J.p. 102624]	SO2010-4434
6745 S Peoria St		
Thomas		Traffic
Referred	[C.J.p. 99728]	POR2010-831
Passed	[C.J.p. 102624]	SO2010-4434
3500 W Pierce Ave		
Remove		
Maldonado		Traffic
Referred	[C.J.p. 102886]	PO2010-5926
5139 W Potomac Ave		
Mitts		Traffic
Referred	[C.J.p. 99725]	PO2010-5488
Passed	[C.J.p. 102627]	SO2010-4434
9429 S Prairie Ave		
Remove		
Lyle		Traffic
Referred	[C.J.p. 102883]	PO2010-5940
1822 S Racine Ave		
Solis		Traffic
Referred	[C.J.p. 99723]	PO2010-5397
Passed	[C.J.p. 102626]	SO2010-4434
4714 S Racine Ave		
Dowell		Traffic
Referred	[C.J.p. 99716]	PO2010-5383
Passed	[C.J.p. 102623]	SO2010-4434
8742 S Racine Ave		
Brookins		Traffic
Referred	[C.J.p. 102877]	PO2010-5972
8023 S Rhodes Ave		
Lyle		Traffic
Referred	[C.J.p. 99717]	PO2010-5354
Passed	[C.J.p. 102623]	SO2010-4434

PARKING

Handicapped

8033 S Rhodes Ave		
Lyle		Traffic
Referred	[C.J.p. 99717]	PO2010-5319
Passed	[C.J.p. 102623]	SO2010-4434
4408 W Rice St		
Mitts		Traffic
Referred	[C.J.p. 102881]	PO2010-6055
7002 N Ridge Blvd		
Stone		Traffic
Referred	[C.J.p. 102883]	PO2010-5928
7924 S Ridgeland Ave		
Harris		Traffic
Referred	[C.J.p. 102873]	PO2010-5851
4902 N Ridgeway Ave		
Laurino		Traffic
Referred	[C.J.p. 102882]	PO2010-5955
6729 N Rockwell St		
Stone		Traffic
Referred	[C.J.p. 98037]	PO2010-4866
Passed	[C.J.p. 102627]	SO2010-4434
6045 N Sacramento Ave		
Stone		Traffic
Referred	[C.J.p. 102883]	PO2010-5952
10704 S Sacramento Ave		
Rugai		Traffic
Referred	[C.J.p. 99721]	PO2010-5374
Passed	[C.J.p. 102625]	SO2010-4434
2239 S Sacramento Ave		
Cardenas		Traffic
Referred	[C.J.p. 99719]	PO2010-5451
Passed	[C.J.p. 102624]	SO2010-4434
7234 S Sacramento Ave		
Lane		Traffic
Referred	[C.J.p. 99720]	PO2010-5450
Passed	[C.J.p. 102625]	SO2010-4434
1928 N Sawyer Ave		
Colon		Traffic
Referred	[C.J.p. 99725]	PO2010-5484
Passed	[C.J.p. 102626]	SO2010-4434
5934 S Sawyer Ave		
Remove		
Thompson		Traffic
Referred	[C.J.p. 102885]	PO2010-5931
5336 S Sayre Ave		
Zalewski		Traffic
Referred	[C.J.p. 99723]	PO2010-5435
Passed	[C.J.p. 102626]	SO2010-4434
5008 W School St		
Allen		Traffic
Referred	[C.J.p. 102881]	PO2010-5933
7237 S Seeley Ave		
Thomas		Traffic
Referred	[C.J.p. 99728]	POR2010-832
Passed	[C.J.p. 102624]	SO2010-4434

PARKING**Handicapped**

4754 S Springfield Ave		
Remove		
Burke		Traffic
Referred	[C.J.p. 102884]	PO2010-5870
4724 N St Louis Ave		
Mell		Traffic
Referred	[C.J.p. 99724]	PO2010-5340
Passed	[C.J.p. 102626]	SO2010-4434
9131 S Stewart Ave		
Brookins		Traffic
Referred	[C.J.p. 102877]	PO2010-6058
2104 W Sunnyside Ave		
Remove		
Schulter		Traffic
Referred	[C.J.p. 102887]	PO2010-6066
4950 W Superior St		
Mitts		Traffic
Referred	[C.J.p. 102881]	PO2010-6053
2654 W Thomas St		
Remove		
Moreno		Traffic
Referred	[C.J.p. 102883]	PO2010-6018
8407 S Throop St		
Brookins		Traffic
Referred	[C.J.p. 99721]	PO2010-5438
Passed	[C.J.p. 102623]	SO2010-4434
2750 S Tripp Ave		
Munoz		Traffic
Referred	[C.J.p. 99722]	PO2010-5476
Passed	[C.J.p. 102625]	SO2010-4434
6341 S Tripp Ave		
Olivo		Traffic
Referred	[C.J.p. 99720]	PO2010-5444
Passed	[C.J.p. 102624]	SO2010-4434
2330 S Troy St		
Remove		
Dixon		Traffic
Referred	[C.J.p. 102886]	PO2010-5951
2528 S Trumbull Ave		
Munoz		Traffic
Referred	[C.J.p. 99722]	PO2010-5480
Passed	[C.J.p. 102625]	SO2010-4434
2639 S Trumbull Ave		
Munoz		Traffic
Referred	[C.J.p. 99722]	PO2010-5479
Passed	[C.J.p. 102625]	SO2010-4434
7745 S Trumbull Ave		
Lane		Traffic
Referred	[C.J.p. 102876]	PO2010-5942
2820 S Union Ave		
Balcer		Traffic
Referred	[C.J.p. 102874]	PO2010-5848

PARKING**Handicapped**

5336 S Union Ave		
Dowell		Traffic
Referred	[C.J.p. 99716]	PO2010-5384
Passed	[C.J.p. 102623]	SO2010-4434
4417 W Van Buren St		
Dixon		Traffic
Referred	[C.J.p. 102878]	PO2010-6072
9724 S Van Vliissingen Rd		
Jackson		Traffic
Referred	[C.J.p. 99717]	PO2010-5532
Passed	[C.J.p. 102623]	SO2010-4434
8641 S Vernon Ave		
Lyle		Traffic
Referred	[C.J.p. 99717]	PO2010-5320
Passed	[C.J.p. 102623]	SO2010-4434
1430 W Victoria St		
M Smith		Traffic
Referred	[C.J.p. 99727]	PO2010-5491
Passed	[C.J.p. 102627]	SO2010-4434
3721 W Wabansia Ave		
Maldonado		Traffic
Referred	[C.J.p. 102879]	PO2010-5925
4912 W Wabansia Ave		
Mitts		Traffic
Referred	[C.J.p. 102881]	PO2010-5897
10632 S Wabash Ave		
Beale		Traffic
Referred	[C.J.p. 99718]	PO2010-5446
Passed	[C.J.p. 102623]	SO2010-4434
4041 S Wallace St		
Balcer		Traffic
Referred	[C.J.p. 102874]	PO2010-5856
4433 W Walton St		
Mitts		Traffic
Referred	[C.J.p. 102881]	PO2010-6073
2041 W Warren Blvd		
Fioretti		Traffic
Referred	[C.J.p. 99716]	PO2010-5408
Passed	[C.J.p. 102623]	SO2010-4434
4749 W Washington Blvd		
E Smith		Traffic
Referred	[C.J.p. 102879]	PO2010-5945
4415 S Washtenaw Ave		
Cardenas		Traffic
Referred	[C.J.p. 102875]	PO2010-6027
7033 S Washtenaw Ave		
Lane		Traffic
Referred	[C.J.p. 99721]	PO2010-5457
Passed	[C.J.p. 102625]	SO2010-4434
5814 N Wayne Ave		
M Smith		Traffic
Referred	[C.J.p. 99727]	PO2010-5492
Passed	[C.J.p. 102627]	SO2010-4434

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

31

PARKING

Handicapped

3227 S Wells St		
Balcer		Traffic
Referred	[C.J.p. 102874]	PO2010-5855
6516 S Whipple St		
Foulkes		Traffic
Referred	[C.J.p. 99720]	PO2010-5530
Passed	[C.J.p. 102624]	SO2010-4434
8744 S Winchester Ave		
Brookins		Traffic
Referred	[C.J.p. 102877]	PO2010-5971
5232 N Winthrop Ave		
M Smith		Traffic
Referred	[C.J.p. 99727]	PO2010-5496
Passed	[C.J.p. 102627]	SO2010-4434
5607 S Wolcott Ave		
Foulkes		Traffic
Referred	[C.J.p. 102876]	PO2010-6041
5138 S Wood St		
Thompson		Traffic
Referred	[C.J.p. 102876]	PO2010-5929
5460 S Woodlawn Ave		
Preckwinkle		Traffic
Referred	[C.J.p. 102873]	PO2010-6029
9046 S Yale Ave		
Remove		
Brookins		Traffic
Referred	[C.J.p. 102885]	PO2010-6026

Limitations

W 42nd St, at S Pulaski Rd		
Mon.-Fri., 6:00 A.M.-6:00 P.M., 1 hr.		
Burke		Traffic
Passed	[C.J.p. 102630]	SO2010-4438
4416-4424 W 59th St		
Remove		
Olivo		Traffic
Passed	[C.J.p. 102630]	SO2010-4439
N Dominick St, at W Shakespeare Ave		
Remove		
Waguespack		Traffic
Referred	[C.J.p. 102887]	PO2010-5935
N Kariov Ave, 1900 block		
Sat., 3:00 P.M.-8:00 P.M. and Sun., 9:00 A.M.-4:00 P.M., 1 hr.		
Reboyas		Traffic
Referred	[C.J.p. 98044]	PO2010-4831
Passed	[C.J.p. 102630]	SO2010-4438
N Kedvale Ave, 1900 block		
Sat., 3:00 P.M.-8:00 P.M. and Sun. 9:00 A.M.-4:00 P.M., 1 hr.		
Reboyas		Traffic
Referred	[C.J.p. 98044]	PO2010-4830
Passed	[C.J.p. 102630]	SO2010-4438

PARKING

Loading/Standing/Tow Zones

W 129th Pl, from S Halsted Ave to W Vermont Ave		
Thurs.-Sun., 10:00 P.M.-6:00 A.M.		
Ausfin		Traffic
Referred	[C.J.p. 102895]	PO2010-5878
2355 W 24th Pl		
Mon.-Sat., 11:00 A.M.-11:00 P.M., 15 mins. w/flashing lights		
Solis		Traffic
Referred	[C.J.p. 94294]	PO2010-3877
Passed	[C.J.p. 102617]	SO2010-4430
3536 W 63rd St		
Mon.-Sat., 8:00 A.M.-6:00 P.M.		
Foulkes		Traffic
Referred	[C.J.p. 102870]	PO2010-6077
E 75th St, at S Yates Blvd		
Mon.-Sat., 11:00 A.M.-9:00 P.M.		
Jackson		Traffic
Referred	[C.J.p. 102870]	PO2010-5932
E 79th St, at S Crandon Ave		
Mon.-Fri., 7:00 A.M.-9:00 A.M. and 4:00 P.M.-6:00 P.M.		
Jackson		Traffic
Referred	[C.J.p. 102870]	PO2010-5901
124 W 95th St		
Mon.-Fri., 8:00 A.M.-1:00 P.M.		
Brookins		Traffic
Referred	[C.J.p. 102870]	PO2010-6061
750 W Armour St		
Amend, insert additional footage		
Burnett		Traffic
Referred	[C.J.p. 94296]	PO2010-3949
Passed	[C.J.p. 102618]	SO2010-4431
2510 N Ashland Ave		
Mon.-Sat., 9:00 A.M.-5:00 P.M.		
Waguespack		Traffic
Referred	[C.J.p. 102870]	PO2010-5882
2750 N Ashland Ave		
Mon.-Fri., 7:00 A.M.-7:00 P.M. and Sat.-Sun., 10:00 A.M.-6:00 P.M.		
Waguespack		Traffic
Referred	[C.J.p. 102870]	PO2010-5881
1258 W Belmont Ave		
Remove		
Tunney		Traffic
Referred	[C.J.p. 102872]	PO2010-5956
W Blackhawk St, from N Dayton St to N Fremont St		
At All Times		
Daley		Traffic
Passed	[C.J.p. 102870]	SO2010-4442

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

32

10/06/2010

PARKING

Loading/Standing/Tow Zones

W Blackhawk St, from N Dayton St to N
Fremont St

Amend, strike Fri.-Sat., 10:00 P.M.-6:00 A.M.
and insert All Days, 10:00 P.M.-6:00 A.M.

Daley		Traffic
Referred	[C.J.p. 96156]	PO2010-4366
Passed	[C.J.p. 102629]	SO2010-4437

1138 W Bryn Mawr Ave

All Days, 7:30 A.M.-9:00 P.M., 15 mins.
w/flashing lights

M Smith		Traffic
Referred	[C.J.p. 98050]	PO2010-4861
Passed	[C.J.p. 102635]	SO2010-4442

1801 W Byron St

Amend, strike 8:00 A.M.-1:00 P.M. and insert
8:00 A.M.-5:00 P.M.

Schulter		Traffic
Referred	[C.J.p. 102872]	PO2010-6067

N Campbell Ave, at W Wilson Ave

Remove

Schulter		Traffic
Passed	[C.J.p. 102629]	SO2010-4437

N Campbell Ave, at W Wilson Ave

School Days, 7:00 A.M.-4:00 P.M.

Schulter		Traffic
Referred	[C.J.p. 94320]	PO2010-3806
Passed	[C.J.p. 102629]	SO2010-4436

2212-2216 W Cermak Rd

Amend, strike At All Times and insert Mon.-
Sat., 7:00 A.M.-7:00 P.M.

Solis		Traffic
Referred	[C.J.p. 99744]	PO2010-5405
Passed	[C.J.p. 102635]	SO2010-4446

1448 W Chicago Ave

At All Times

Burnett		Traffic
Referred	[C.J.p. 94294]	PO2010-4008
Passed	[C.J.p. 102617]	SO2010-4430

1616 N Damen Ave

Amend, strike All Days, 4:00 P.M.-1:00 A.M.
and insert Mon.-Fri., 5:00 P.M.-10:00 P.M. and
Sat.-Sun., 9:00 A.M.-10:00 P.M.

Waguespack		Traffic
Referred	[C.J.p. 98031]	PO2010-4784
Passed	[C.J.p. 102618]	SO2010-4431

1106 N Dearborn St

Remove

Reilly		Traffic
Referred	[C.J.p. 102894]	PO2010-5872

520 N Dearborn St

All Days, 5:00 P.M.-3:00 A.M., valet 15 mins.

Reilly		Traffic
Referred	[C.J.p. 102871]	PO2010-5980

PARKING

Loading/Standing/Tow Zones

802 N Dearborn St

Mon.-Fri., 7:00 A.M.-6:30 P.M., 15 mins.
w/flashing lights

Reilly		Traffic
Referred	[C.J.p. 94318]	PO2010-3992
Passed	[C.J.p. 102634]	SO2010-4442

2517 W Division St

Mon.-Sat., 10:00 A.M.-10:00 P.M., 15 mins.
w/flashing lights

Maldonado		Traffic
Referred	[C.J.p. 102893]	PO2010-6031

628 W Drummond Pl

At All Times

Daley		Traffic
Referred	[C.J.p. 92268]	PO2010-3224
Passed	[C.J.p. 102618]	SO2010-4430

1118 W Fullerton Ave

Mon.-Sat., 9:00 A.M.-9:00 P.M.

Daley		Traffic
Referred	[C.J.p. 102871]	PO2010-5883

3542 W Fullerton Ave

All Days, 8:00 A.M.-6:00 P.M.

Maldonado		Traffic
Referred	[C.J.p. 98029]	PO2010-4879
Failed to Pass	[C.J.p. 102643]	FL2010-15

W Fullerton Ave, at N Kilbourn Ave

Amend

Suarez		Traffic
Referred	[C.J.p. 98052]	PO2010-4951
Passed	[C.J.p. 102636]	SO2010-4446

5145 W Grand Ave

All Days, 9:00 A.M.-6:00 P.M., 15 mins.
w/flashing lights

Mitts		Traffic
Referred	[C.J.p. 96142]	PO2010-4490
Passed	[C.J.p. 102634]	SO2010-4442

1623 N Halsted St

Tues.-Sun., 5:00 P.M.-10:00 P.M., 15 mins.
w/flashing lights

Daley		Traffic
Referred	[C.J.p. 102871]	PO2010-5889

N Halsted St, at W Armitage Ave

Remove

Daley		Traffic
Passed	[C.J.p. 102618]	SO2010-4431

N Halsted St, at W Armitage Ave

Amend, insert Sat. and Sun., 10:00 A.M.-12:00
A.M.

Daley		Traffic
Referred	[C.J.p. 94297]	PO2010-3891
Passed	[C.J.p. 102617]	SO2010-4431

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

33

PARKING

Loading/Standing/Tow Zones

2735 N Hariem Ave

Mon.-Sat., 7:00 A.M.-6:00 P.M., 15 mins.
w/flashing lights

Rice		Traffic
Referred	[C.J.p. 96161]	PO2010-4494
Failed to Pass	[C.J.p. 102644]	FL2010-15

333 W Hubbard St

At All Times, 15 mins. w/flashing lights

Reilly		Traffic
Referred	[C.J.p. 98050]	PO2010-4813
Passed	[C.J.p. 102634]	SO2010-4442

5735 S Indiana Ave

Remove

Cochran		Traffic
Referred	[C.J.p. 102900]	POR2010-945

1800 W Irving Park Rd

Mon.-Fri., 7:30 A.M.-10:30 P.M., 15 mins.
w/flashing lights

Schulter		Traffic
Referred	[C.J.p. 92268]	PO2010-3159
Passed	[C.J.p. 102618]	SO2010-4430

1840 W Irving Park Rd

All Days, 7:00 A.M.-8:00 P.M., 15 mins.
w/flashing lights

Schulter		Traffic
Referred	[C.J.p. 96143]	PO2010-4414
Passed	[C.J.p. 102618]	SO2010-4430

2952-2954 W Irving Park Rd

All Days, 8:00 A.M.-9:00 P.M., 15 mins.
w/flashing lights

Mell		Traffic
Referred	[C.J.p. 102871]	PO2010-5869

6220 N Kenmore Ave

Mon.-Fri. 5:30 A.M.-10:00 P.M., Sat. 7:00 A.M.-
8:00 P.M., Sun. 8:00 A.M.-8:00 P.M., 15 mins.
w/ flashing lights

M Smith		Traffic
Referred	[C.J.p. 102894]	PO2010-5961

S Kolin Ave, at S Archer Ave

Mon.-Fri., 8:00 A.M.-10:00 A.M.

Zaiewski		Traffic
Passed	[C.J.p. 102634]	SO2010-4442

651 W Lake St

Mon.-Fri., 9:00 A.M.-5:00 P.M., 15 mins.
w/flashing lights

Burnett		Traffic
Referred	[C.J.p. 94317]	PO2010-4009
Passed	[C.J.p. 102634]	SO2010-4442

4400 N Leavitt St

At All Times, except ZipCar

Schulter		Traffic
Referred	[C.J.p. 94319]	PO2010-3819
Passed	[C.J.p. 102635]	SO2010-4442

PARKING

Loading/Standing/Tow Zones

3927 N Lincoln Ave

Mon.-Sat., 11:00 A.M.-8:00 P.M., 15 mins.
w/flashing lights

Schulter		Traffic
Referred	[C.J.p. 102871]	PO2010-6063

4913 N Lincoln Ave

Mon.-Fri., 10:00 A.M.-8:00 P.M., 15 mins.
w/flashing lights

Schulter		Traffic
Referred	[C.J.p. 102871]	PO2010-6065

1338 W Madison St

All Days, 7:00 A.M.-4:00 P.M. and 6:00 P.M.-
7:00 P.M.

Burnett		Traffic
Referred	[C.J.p. 92267]	PO2010-3202
Passed	[C.J.p. 102617]	SO2010-4430

N Marcey St, at W Wisconsin St

Remove

Waguespack		Traffic
Referred	[C.J.p. 102895]	PO2010-6057

155 N Morgan St

Mon.-Fri., 9:00 A.M.-6:00 P.M.

Burnett		Traffic
Referred	[C.J.p. 102870]	PO2010-5893

2414 S Oakley Ave

Mon.-Sat., 11:00 A.M.-10:00 P.M., 15 mins.
w/flashing lights

Solis		Traffic
Referred	[C.J.p. 94294]	PO2010-3878
Passed	[C.J.p. 102617]	SO2010-4430

N Octavia Ave, at W Fitch Ave

Remove

Doherty		Traffic
Referred	[C.J.p. 102888]	PO2010-5910

54 E Ontario St

All Days, 7:00 A.M.-3:00 P.M., 15 mins.
standing

Reilly		Traffic
Referred	[C.J.p. 102894]	PO2010-5970

N Orchard St, at W Diversey Pkwy

At All Times

Daley		Traffic
Passed	[C.J.p. 102634]	SO2010-4442

S Payne Dr, at E 57th St

No Parking Loading Zone Sign

Cochran		Traffic
Referred	[C.J.p. 102898]	POR2010-946

16 N Peoria St

Mon.-Sat., 9:00 A.M.-2:00 A.M., 30 mins.

w/flashing lights

Burnett		Traffic
Referred	[C.J.p. 94294]	PO2010-3945
Passed	[C.J.p. 102634]	SO2010-4442

PARKING**Loading/Standing/Tow Zones**

1201 W Pratt Ave
Amend, strike No Parking-Tow Zone, 15 mins.
w/flashing lights and insert At All Times, No
Parking-Loading Zone

Moore		Traffic
Referred	[C.J.p. 102895]	PO2010-5863

4728 N Pulaski Rd
All Days, 9:00 A.M.-9:00 P.M., 15 mins.
w/flashing lights

Laurino		Traffic
Referred	[C.J.p. 85050]	PO2010-459
Passed	[C.J.p. 102617]	SO2010-4430

N Pulaski Rd
Remove

Laurino		Traffic
Passed	[C.J.p. 102636]	SO2010-4446

N Pulaski Rd, at W Lawrence Ave
Remove

Laurino		Traffic
Passed	[C.J.p. 102635]	SO2010-4446

731 W Randolph St
All Days, 10:00 A.M.-11:00 P.M.

Burnett		Traffic
Referred	[C.J.p. 94294]	PO2010-3947
Passed	[C.J.p. 102617]	SO2010-4430

N Ravenswood Ave, at W Berteau Ave
At All Times, except ZipCar

Schulter		Traffic
Referred	[C.J.p. 94320]	PO2010-3815
Passed	[C.J.p. 102635]	SO2010-4442

N Ravenswood Ave, at W Irving Pk Rd
At All Times, except Zip Car

Schulter		Traffic
Referred	[C.J.p. 94319]	PO2010-3814
Passed	[C.J.p. 102635]	SO2010-4442

N Ravenswood Ave, at W Lawrence Ave
At All Times, except ZipCar

Schulter		Traffic
Referred	[C.J.p. 94319]	PO2010-3818
Passed	[C.J.p. 102635]	SO2010-4442

N Rush St, at E Cedar St
At All Times

Reilly		Traffic
Referred	[C.J.p. 98052]	PO2010-4815
Failed to Pass	[C.J.p. 102644]	FL2010-15

N Rush St, at E Cedar St
Remove

Reilly		Traffic
Referred	[C.J.p. 98031]	PO2010-4824
Passed	[C.J.p. 102618]	SO2010-4431

N Rush St, at E Cedar St
At All Times

Reilly		Traffic
Passed	[C.J.p. 102634]	SO2010-4442

PARKING**Loading/Standing/Tow Zones**

1551 N Sheffield Ave
Remove

Waguespack		Traffic
Referred	[C.J.p. 94297]	PO2010-3825
Failed to Pass	[C.J.p. 102644]	FL2010-15

3232 N Sheffield Ave
Remove

Tunney		Traffic
Referred	[C.J.p. 98044]	PO2010-4887
Passed	[C.J.p. 102618]	SO2010-4431

4509 N Spaulding Ave
Mon.-Fri., 7:00 A.M.-7:00 P.M., 15 mins.
w/flashing lights

Mell		Traffic
Referred	[C.J.p. 102894]	PO2010-5874

1220 N Stone St
At All Times, 15 mins. w/flashing lights

Daley		Traffic
Referred	[C.J.p. 89194]	PO2010-1764
Passed	[C.J.p. 102618]	SO2010-4430

108 E Superior St
At All Times, 15 mins. w/flashing lights

Reilly		Traffic
Referred	[C.J.p. 96143]	PO2010-4393
Passed	[C.J.p. 102617]	SO2010-4430

900 N Wabash Ave
All Days, 12:00 A.M.-4:00 P.M.

Reilly		Traffic
Referred	[C.J.p. 102895]	PO2010-5983

1248 W Washington St
At All Times

Burnett		Traffic
Referred	[C.J.p. 102870]	PO2010-5892

1508 N Wells St
All Days, 10:00 A.M.-2:00 A.M.

Burnett		Traffic
Referred	[C.J.p. 94294]	PO2010-4007
Passed	[C.J.p. 102617]	SO2010-4430

1514 N Wells St
All Days, 9:00 A.M.-2:00 A.M.

Burnett		Traffic
Referred	[C.J.p. 94294]	PO2010-3946
Passed	[C.J.p. 102618]	SO2010-4431

N Wolcott Ave, from W Roosevelt Rd to W
Grenshaw St
At All Times

Fioretti		Traffic
Referred	[C.J.p. 96164]	POR2010-641
Failed to Pass	[C.J.p. 102644]	FL2010-15

Meters

Mayor of City of Chicago
Re-negotiate the Parking Meter Privatization
Agreement

Munoz & Others		Finance
Referred	[C.J.p. 102929]	PR2010-81

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

35

PARKING

Residential Permit

1500-1599 W 15th St

Fioretti		Traffic
Referred	[C.J.p. 96158]	PO2010-4398
Passed	[C.J.p. 102631]	SO2010-4440

2800 W 15th St

At All Times		
Burke		Traffic
Passed	[C.J.p. 102631]	SO2010-4440

W 17th St, from S Racine Ave to S Carpenter St

At All Times		
Solis		Traffic
Referred	[C.J.p. 102890]	PO2010-5836

W 21st St, from S Throop St to S Allport St

At All Times		
Solis		Traffic
Referred	[C.J.p. 102890]	PO2010-5835

2000-2100 W 23rd St

At All Times		
Solis		Traffic
Referred	[C.J.p. 99738]	PO2010-5403
Passed	[C.J.p. 102632]	SO2010-4441

W 39th Pl, 2800 block

At All Times		
Burke		Traffic
Passed	[C.J.p. 102631]	SO2010-4440

2800 W 39th St

At All Times		
Burke		Traffic
Passed	[C.J.p. 102631]	SO2010-4440

W 58th St, at S Sawyer Ave

Extension of Zone No. 1531		
Burke		Traffic
Referred	[C.J.p. 102891]	POR2010-937

W 58th St, from S Kilbourn Ave to S Kenneth Ave

Amend, strike S Kilbourn Ave and insert S Kolmar Ave		
Olivo		Traffic
Referred	[C.J.p. 102892]	PO2010-6017

920-930 E 61st St

Remove		
Cochran		Traffic
Referred	[C.J.p. 102893]	PO2010-5906

6556 W 63rd St

Remove		
Zaiewski		Traffic
Referred	[C.J.p. 98049]	PO2010-4852
Passed	[C.J.p. 102632]	SO2010-4441

W 84th St, at S Lawndale Ave

Mon.-Fri., 7:00 A.M.-9:30 A.M.		
Lane		Traffic
Referred	[C.J.p. 102890]	POR2010-923

PARKING

Residential Permit

W 87th St, 700 block

Reestablishment of Zone No. 64		
Brookins		Traffic
Referred	[C.J.p. 102890]	POR2010-950

S Ada St, from W 115th St to W 116th St

Remove		
Ausfin		Traffic
Referred	[C.J.p. 102892]	PO2010-5879

S Ada St, from W 115th St to W 116th St

Remove		
Ausfin		Traffic
Referred	[C.J.p. 102892]	PO2010-6046

W Belden Ave, 2700 block

All Days, 6:00 P.M.-6:00 A.M.		
Moreno		Traffic
Referred	[C.J.p. 102891]	POR2010-919

S Bennett Ave, 9300 block

At All Times		
Harris		Traffic
Referred	[C.J.p. 102890]	POR2010-918

2005-2073 N Bingham St

Amend, strike At All Times and insert 6:00 P.M.-6:00 A.M.		
Flores		Traffic
Referred	[C.J.p. 55533]	PO2009-586
Passed	[C.J.p. 102631]	SO2010-4441

2026-2062 N Bingham St

Amend, strike At All Times and insert 6:00 P.M.-6:00 A.M.		
Flores		Traffic
Referred	[C.J.p. 55533]	PO2009-589
Passed	[C.J.p. 102631]	SO2010-4441

2948-2950 W Cortland St

At All Times		
Colon		Traffic
Referred	[C.J.p. 102892]	PO2010-5846

2600 W Crystal St

All Days, 6:00 P.M.-6:00 A.M.		
Maldonado		Traffic
Referred	[C.J.p. 99738]	POR2010-798
Passed	[C.J.p. 102631]	SO2010-4440

W Crystal St, 2000 block

All Days, 6:00 P.M.-6:00 A.M.		
Moreno		Traffic
Referred	[C.J.p. 102891]	POR2010-922

6300 N Drake Ave

Amend, strike 6311 N Drake Ave		
Stone		Traffic
Referred	[C.J.p. 96160]	PO2010-4382
Passed	[C.J.p. 102632]	SO2010-4441

S Euclid Ave, 7400 block

Remove		
Harris		Traffic
Referred	[C.J.p. 102892]	PO2010-6022

PARKING**Residential Permit**

N Fairfield Ave, 1700 block

Extension of Zone No. 102

Moreno	Traffic
Referred [C.J.p. 102891]	POR2010-920

3600-3699 W Flournoy St

Remove

Dixon	Traffic
Referred [C.J.p. 102892]	PO2010-6074

S Francisco Ave, 4400 block

At All Times

Burke	Traffic
Passed [C.J.p. 102631]	SO2010-4440

S Harper Ave, 8900 block

All Days, 6:00 P.M.-6:00 A.M.

Harris	Traffic
Referred [C.J.p. 102890]	POR2010-933

W Highland Ave, 2200 block

Amend, strike 8:00 A.M.-8:00 P.M. and insert
6:00 A.M.-11:00 P.M.

Stone	Traffic
Referred [C.J.p. 102893]	PO2010-5867

S Komensky Ave, 6300 block

At All Times

Olivo	Traffic
Referred [C.J.p. 102889]	PO2010-6016

2300 N Lawndale Ave

At All Times

Colon	Traffic
Referred [C.J.p. 99739]	POR2010-810
Passed [C.J.p. 102631]	SO2010-4440

901-917 S Loomis St

Extension of Zone No. 5

Solis	Traffic
Referred [C.J.p. 98048]	POR2010-702
Passed [C.J.p. 102632]	SO2010-4441

2600 N Maplewood Ave

At All Times

Colon	Traffic
Referred [C.J.p. 99739]	POR2010-809
Passed [C.J.p. 102631]	SO2010-4440

11042 S Millard Ave

Amend, strike and insert 11045 S Millard Ave

Rugai	Traffic
Referred [C.J.p. 98047]	PO2010-4819
Passed [C.J.p. 102632]	SO2010-4441

1949-1953 N Monticello Ave

Maldonado	Traffic
Referred [C.J.p. 89211]	PO2010-1938
Failed to Pass [C.J.p. 102643]	FL2010-15

1949-1953 N Monficello Ave

All Days, 6:00 P.M.-6:00 A.M.

Maldonado	Traffic
Referred [C.J.p. 99738]	POR2010-797
Passed [C.J.p. 102631]	SO2010-4440

PARKING**Residential Permit**

S Nagle Ave, 5700 block

Remove

Zaiewski	Traffic
Referred [C.J.p. 98049]	PO2010-4893
Passed [C.J.p. 102632]	SO2010-4441

3200 N Orange Ave

Remove

Rice	Traffic
Referred [C.J.p. 98049]	PO2010-4839
Passed [C.J.p. 102632]	SO2010-4441

W Pierce Ave, 2000 block

All Days, 6:00 P.M.-6:00 A.M.

Moreno	Traffic
Referred [C.J.p. 102891]	POR2010-921

W Rosemont Ave, 2200 block

Remove

Stone	Traffic
Passed [C.J.p. 102632]	SO2010-4441

5517 N St Louis Ave

Laurino	Traffic
Referred [C.J.p. 99726]	PO2010-5297
Passed [C.J.p. 102627]	SO2010-4434

2201-2209 S Wood St

Amend, strike 6:00 P.M.-9:00 A.M. and insert
7:00 P.M.-9:00 A.M.

Solis	Traffic
Referred [C.J.p. 102892]	PO2010-5837

PERMITS/LICENSE/FEE EXEMPTIONS**Cancellation**

Warrants for Collection

Aztlán Community Servs.

1112 E 87th St

Refrigeration annual fee

Harris	Finance
Referred [C.J.p. 102957]	POR2010-966

Bais Yaakov Hebrew School

6122 N California Ave

Assembly inspection fee

Stone	Finance
Referred [C.J.p. 99817]	POR2010-871
Passed [C.J.p. 102117]	OR2010-955

Congregation Ezras Israel

7001 N California Ave

Elevator inspection fee

Stone	Finance
Referred [C.J.p. 102958]	POR2010-961

Jesse Owens Elementary

12450 S State St

Public way inspection fee

Beale	Finance
Referred [C.J.p. 102958]	POR2010-953

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

37

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Warrants for Collection

12450 S State St

Inspection fee

Beale

Finance

Referred [C.J.p. 102958]

POR2010-951

12450 S State St

Public way inspection fee

Beale

Finance

Referred [C.J.p. 102958]

POR2010-954

Marist High School

4200 W 115th St

PPA annual inspection

Rugai

Finance

Referred [C.J.p. 102958]

POR2010-955

Mother McAuley High School

3737 W 99th St

PA Annual Inspection

Rugai

Finance

Referred [C.J.p. 99816]

POR2010-854

Passed [C.J.p. 102117]

OR2010-956

Sheridan Carroll Charitable Works

2015-2017 N Hariem Ave

Annual inspection

Rice

Finance

Referred [C.J.p. 99817]

POR2010-867

Passed [C.J.p. 102118]

OR2010-957

2015-2017 N Hariem Ave

PA Annual

Rice

Finance

Referred [C.J.p. 99817]

POR2010-866

Passed [C.J.p. 102117]

OR2010-958

Smith Village

2315 W 112th Pl

Elevator annual inspection

Rugai

Finance

Referred [C.J.p. 102958]

POR2010-959

2315 W 112th Pl

Institutional Annual Inspection

Rugai

Finance

Referred [C.J.p. 99817]

POR2010-856

Passed [C.J.p. 102118]

OR2010-960

2315 W 112th Pl

ES annual inspection

Rugai

Finance

Referred [C.J.p. 102958]

POR2010-957

2315 W 112th Pl

ES annual inspection

Rugai

Finance

Referred [C.J.p. 102958]

POR2010-958

2315 W 112th Pl

Elevator annual inspection

Rugai

Finance

Referred [C.J.p. 102958]

POR2010-960

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Warrants for Collection

2315 W 112th Pl

ES annual inspection

Rugai

Finance

Referred [C.J.p. 102958]

POR2010-956

11307 S Western Ave

RF Annual Inspection

Rugai

Finance

Referred [C.J.p. 99816]

POR2010-855

Passed [C.J.p. 102119]

OR2010-959

11365 S Western Ave

Boiler annual inspection

Rugai

Finance

Referred [C.J.p. 102958]

POR2010-952

United Church of Hyde Park

1434 E 53rd St

Assembly inspection fee

Preckwinkle

Finance

Referred [C.J.p. 99816]

POR2010-863

Passed [C.J.p. 102119]

OR2010-961

Yeshivas Tiferes Tzvi

6106 N California Ave

Refrigeration inspection fee

Stone

Finance

Referred [C.J.p. 99817]

POR2010-864

Passed [C.J.p. 102119]

OR2010-962

Water/Sewer Rates

All Saints-St. Anthony Church

2815-2825 S Wallace St

Balcer

Finance

Referred [C.J.p. 89362]

PO2010-2450

Passed [C.J.p. 101877]

O2010-4486

All Saints-St. Anthony Convent

500-502 W 28th St

Balcer

Finance

Referred [C.J.p. 89362]

PO2010-2444

Passed [C.J.p. 101877]

O2010-4487

All Saints-St. Anthony Rectory

516-518 W 28th St

Balcer

Finance

Referred [C.J.p. 89362]

PO2010-2598

Passed [C.J.p. 101878]

O2010-4488

All Saints-St. Anthony School

506-510 W 28th St

Balcer

Finance

Referred [C.J.p. 89362]

PO2010-2451

Passed [C.J.p. 101878]

O2010-4489

Annunciata Church

3747 E 111th St

Pope

Finance

Referred [C.J.p. 89360]

PO2010-2376

Passed [C.J.p. 101879]

O2010-4492

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

11039 S Avenue H

Pope

Finance

Referred [C.J.p. 89360]

PO2010-2379

Passed [C.J.p. 101878]

O2010-4490

11131 S Avenue H

Pope

Finance

Referred [C.J.p. 89360]

PO2010-2377

Passed [C.J.p. 101879]

O2010-4491

Annunciata School

3756 E 112th St

Pope

Finance

Referred [C.J.p. 89360]

PO2010-2378

Passed [C.J.p. 101880]

O2010-4493

Archbishop Quigley Pastoral Center

833-835 N Rush St

Reilly

Finance

Referred [C.J.p. 89386]

PO2010-2036

Passed [C.J.p. 101880]

O2010-4494

Assumption Church

317-321 W Illinois St

Reilly

Finance

Referred [C.J.p. 89386]

PO2010-2031

Passed [C.J.p. 101880]

O2010-4495

Assumption Church/School/Hall

2817 W 24th St

Cardenas

Finance

Referred [C.J.p. 89364]

PO2010-2352

Passed [C.J.p. 101881]

O2010-4496

Assumption Convent

2831 W 24th Blvd

Cardenas

Finance

Referred [C.J.p. 89364]

PO2010-2354

Passed [C.J.p. 101881]

O2010-4497

Assumption Rectory

323 W Illinois St

Reilly

Finance

Referred [C.J.p. 89386]

PO2010-2032

Passed [C.J.p. 101882]

O2010-4498

Assumption Rectory/School

2434 S California Ave

Cardenas

Finance

Referred [C.J.p. 89364]

PO2010-2353

Passed [C.J.p. 101882]

O2010-4499

Blessed Sacrament (former Our Lady of Good Counsel
Church/Rectory/School

3534-3538 S Hermitage Ave

Balcer

Finance

Referred [C.J.p. 89362]

PO2010-2455

Passed [C.J.p. 101882]

O2010-4500

Blessed Sacrament (former Our Lady of Good Counsel
Convent

3513 S Hermitage Ave

Balcer

Finance

Referred [C.J.p. 89362]

PO2010-2454

Passed [C.J.p. 101883]

O2010-4501

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

Blessed Sacrament (former St. Maurice)

Church/Convent

3600 S Seeley Ave

Balcer

Finance

Referred [C.J.p. 89363]

PO2010-2453

Passed [C.J.p. 101883]

O2010-4502

Blessed Sacrament (former St. Maurice)

Rectory/School

3617 S Hoyne Ave

Balcer

Finance

Referred [C.J.p. 89363]

PO2010-2452

Passed [C.J.p. 101883]

O2010-4503

Blessed Sacrament (former Sts. Peter and Paul)

Church and Rectory

3745 S Paulina St

Balcer

Finance

Referred [C.J.p. 89363]

PO2010-2351

Passed [C.J.p. 101884]

O2010-4504

Blessed Sacrament (former Sts. Peter and Paul)

Convent

1640 W 38th St

Balcer

Finance

Referred [C.J.p. 89363]

PO2010-2350

Passed [C.J.p. 101884]

O2010-4505

Blessed Sacrament (former Sts. Peter and Paul)

School

3737 S Paulina St

Balcer

Finance

Referred [C.J.p. 89363]

PO2010-2349

Passed [C.J.p. 101885]

O2010-4506

Cardinal Meyer Center

3525 S Lake Park Ave

Preckwinkle

Finance

Referred [C.J.p. 89357]

PO2010-2418

Passed [C.J.p. 101885]

O2010-4508

3525 S Lake Park Ave

Preckwinkle

Finance

Referred [C.J.p. 89357]

PO2010-2417

Passed [C.J.p. 101885]

O2010-4507

Christ the King Church

9255 S Hamilton Ave

Rugai

Finance

Referred [C.J.p. 89369]

PO2010-2099

Passed [C.J.p. 101886]

O2010-4509

Christ the King Parish Center/Gym

9255 S Hamilton Ave

Rugai

Finance

Referred [C.J.p. 89369]

PO2010-2098

Passed [C.J.p. 101886]

O2010-4510

Christ the King Rectory

9235 S Hamilton Ave

Rugai

Finance

Referred [C.J.p. 89369]

PO2010-2097

Passed [C.J.p. 101887]

O2010-4511

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

39

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

Christ the King School
9258 S Hoyne Ave

Rugai		Finance
Referred	[C.J.p. 89369]	PO2010-2095
Passed	[C.J.p. 101887]	O2010-4513

9258 S Hoyne Ave.

Rugai		Finance
Referred	[C.J.p. 89369]	PO2010-2096
Passed	[C.J.p. 101887]	O2010-4512

Christ the Redeemer (Sts. Peter and Paul Romanian Catholic Mission)

3109 W Fullerton Ave

Maldonado		Finance
Referred	[C.J.p. 89375]	PO2010-2342
Passed	[C.J.p. 101888]	O2010-4514

Corpus Christi Church/Rectory

4920-4922 S Dr Martin Luther King Jr Dr

Dowell		Finance
Referred	[C.J.p. 89356]	PO2010-2077
Passed	[C.J.p. 101888]	O2010-4516

Corpus Christi Convent

4926 S Dr Martin Luther King Jr Dr

Dowell		Finance
Referred	[C.J.p. 89356]	PO2010-2075
Passed	[C.J.p. 101889]	O2010-4517

Corpus Christi Ministry Center

4910-4918 S Dr Martin Luther King Jr Dr

Dowell		Finance
Referred	[C.J.p. 89356]	PO2010-2074
Passed	[C.J.p. 101889]	O2010-4518

Danish Old Peoples Home

6827 W Huribut St

Doherty		Finance
Referred	[C.J.p. 98124]	PO2010-4734
Passed	[C.J.p. 101890]	O2010-4519

Daughters of Charities Ministries, Marillac Thrifty Store

2859 W Jackson Blvd

Fioretti		Finance
Referred	[C.J.p. 98124]	PO2010-4743
Passed	[C.J.p. 101890]	O2010-4520

Deborah's Place

1530-1532 N Sedgwick St

Daley		Finance
Referred	[C.J.p. 89386]	PO2010-2375
Passed	[C.J.p. 101890]	O2010-4521

Epiphany Church

2501 S Keeler Ave

Munoz		Finance
Referred	[C.J.p. 92386]	PO2010-3333
Passed	[C.J.p. 101891]	O2010-4522

Epiphany Rectory

2524 S Keeler Ave

Munoz		Finance
Referred	[C.J.p. 92386]	PO2010-3336
Passed	[C.J.p. 101891]	O2010-4523

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

Epiphany School/Convent
4227 W 25th St

Munoz		Finance
Referred	[C.J.p. 92386]	PO2010-3349
Passed	[C.J.p. 101891]	O2010-4524

Five Holy Martyrs Church

4305-4307 S Richmond St

Burke		Finance
Referred	[C.J.p. 89366]	PO2010-2243
Passed	[C.J.p. 101893]	O2010-4529

Five Holy Martyrs Convent

2901 W 43rd St

Burke		Finance
Referred	[C.J.p. 89366]	PO2010-2242
Passed	[C.J.p. 101893]	O2010-4527

Five Holy Martyrs Parish Center

4329 S Richmond St

Burke		Finance
Referred	[C.J.p. 89366]	PO2010-2240
Passed	[C.J.p. 101893]	O2010-4528

Five Holy Martyrs Rectory

4330 S Francisco Ave

Burke		Finance
Referred	[C.J.p. 89366]	PO2010-2241
Passed	[C.J.p. 101894]	O2010-4530

Five Holy Martyrs School

4324-4328 S Francisco Ave

Burke		Finance
Referred	[C.J.p. 89366]	PO2010-2229
Passed	[C.J.p. 101894]	O2010-4531

4309-4327 S Richmond St

Burke		Finance
Referred	[C.J.p. 89366]	PO2010-2239
Passed	[C.J.p. 101894]	O2010-4532

Full Gospel Grace Church, The

5222-5224 N Kedzie Ave, 5234 N Kedzie Ave

Laurino		Finance
Referred	[C.J.p. 89384]	PO2010-2248
Passed	[C.J.p. 101895]	O2010-4550

Good Shepherd Church

2757 S Kolin Ave

Munoz		Finance
Referred	[C.J.p. 92386]	PO2010-3350
Passed	[C.J.p. 101896]	O2010-4552

Good Shepherd Parish Center/Convent

2733 S Kolin Ave

Munoz		Finance
Referred	[C.J.p. 92386]	PO2010-3351
Passed	[C.J.p. 101895]	O2010-4551

Good Shepherd Rectory

2719 S Kolin Ave

Munoz		Finance
Referred	[C.J.p. 92386]	PO2010-3352
Passed	[C.J.p. 101896]	O2010-4553

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

40

10/06/2010

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

Good Shepherd School
2725 S Kolin Ave

Munoz		Finance
Referred	[C.J.p. 92386]	PO2010-3353
Passed	[C.J.p. 101896]	O2010-4554

Hebrew Theological College
2600-2602 W Touhy Ave

Stone		Finance
Referred	[C.J.p. 98125]	PO2010-4740
Passed	[C.J.p. 101897]	O2010-4555

2604-2608 W Touhy Ave

Stone		Finance
Referred	[C.J.p. 98125]	PO2010-4738
Passed	[C.J.p. 101897]	O2010-4556

Hellenic Foundation
6251 W Touhy Ave

Doherty		Finance
Referred	[C.J.p. 102959]	PO2010-6007

Holy Angels Church
750 E 40th St

Preckwinkle		Finance
Referred	[C.J.p. 89357]	PO2010-2431
Passed	[C.J.p. 101897]	O2010-4548

Holy Angels Convent
661 E Oakwood Blvd

Preckwinkle		Finance
Referred	[C.J.p. 89357]	PO2010-2423
Passed	[C.J.p. 101898]	O2010-4545

Holy Angels Rectory
615 E Oakwood Blvd

Preckwinkle		Finance
Referred	[C.J.p. 89357]	PO2010-2416
Passed	[C.J.p. 101898]	O2010-4549

Holy Angels School
750 E 40th St

Preckwinkle		Finance
Referred	[C.J.p. 89357]	PO2010-2426
Passed	[C.J.p. 101899]	O2010-4547

539 E Oakwood Blvd

Preckwinkle		Finance
Referred	[C.J.p. 89357]	PO2010-2415
Passed	[C.J.p. 101899]	O2010-4546

Holy Cross-Immaculate Heart of Mary Building
4538 S Hermitage Ave

Cochran		Finance
Referred	[C.J.p. 89371]	PO2010-2123
Passed	[C.J.p. 101899]	O2010-4557

4544 S Hermitage Ave

Cochran		Finance
Referred	[C.J.p. 89371]	PO2010-2122
Passed	[C.J.p. 101900]	O2010-4558

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

4600-4602 S Honore St

Cochran		Finance
Referred	[C.J.p. 89371]	PO2010-2124
Passed	[C.J.p. 101900]	O2010-4559

Holy Cross-Immaculate Heart of Mary Church
4513 S Ashland Ave

Cochran		Finance
Referred	[C.J.p. 89371]	PO2010-2132
Passed	[C.J.p. 101901]	O2010-4560

Holy Cross-Immaculate Heart of Mary Rectory
4557 S Wood St

Cochran		Finance
Referred	[C.J.p. 89371]	PO2010-2125
Passed	[C.J.p. 101901]	O2010-4561

Holy Cross-Immaculate Heart of Mary School
4545 S Wood St

Cochran		Finance
Referred	[C.J.p. 89371]	PO2010-2126
Passed	[C.J.p. 101901]	O2010-4562

Holy Cross-Immaculate Heart of Mary Youth Center
4545 S Ashland Ave

Cochran		Finance
Referred	[C.J.p. 89371]	PO2010-2131
Passed	[C.J.p. 101902]	O2010-4563

Holy Innocents Church
735-741 N Armour St

Burnett		Finance
Referred	[C.J.p. 89376]	PO2010-2163
Passed	[C.J.p. 101902]	O2010-4533

Holy Innocents Convent
1445-1447 W Superior St

Burnett		Finance
Referred	[C.J.p. 89376]	PO2010-2165
Passed	[C.J.p. 101902]	O2010-4534

Holy Innocents Convent/School
1460 W Superior St

Burnett		Finance
Referred	[C.J.p. 89376]	PO2010-2166
Passed	[C.J.p. 101903]	O2010-4535

Holy Innocents Rectory
743 N Armour St

Burnett		Finance
Referred	[C.J.p. 89377]	PO2010-2164
Passed	[C.J.p. 101903]	O2010-4536

Holy Innocents School
1444 W Superior St

Burnett		Finance
Referred	[C.J.p. 89377]	PO2010-2172
Passed	[C.J.p. 101903]	O2010-4540

1460 W Superior St

Burnett		Finance
Referred	[C.J.p. 89377]	PO2010-2167
Passed	[C.J.p. 101904]	O2010-4537

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

41

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

Holy Name Cathedral
751 N Laporte Ave

Reilly		Finance
Referred	[C.J.p. 89386]	PO2010-2038
Passed	[C.J.p. 101904]	O2010-4538

Holy Name Residence

739 N Wabash Ave

Reilly		Finance
Referred	[C.J.p. 89386]	PO2010-2040
Passed	[C.J.p. 101905]	O2010-4539

Holy Rosary Church

614 N Western Ave

Maldonado		Finance
Referred	[C.J.p. 89376]	PO2010-2298
Passed	[C.J.p. 101905]	O2010-4541

Holy Rosary Parking Lot Spigot

607 N Western Ave

Maldonado		Finance
Referred	[C.J.p. 89376]	PO2010-2340
Passed	[C.J.p. 101906]	O2010-4543

Holy Rosary Rectory

612 N Western Ave

Maldonado		Finance
Referred	[C.J.p. 89376]	PO2010-2296
Passed	[C.J.p. 101906]	O2010-4544

Holy Trinity Croatian Church/School

1844-1848 S Throop St

Solis		Finance
Referred	[C.J.p. 89374]	PO2010-2312
Passed	[C.J.p. 101907]	O2010-4564

Holy Trinity Croatian Convent

1840 S Throop St

Solis		Finance
Referred	[C.J.p. 89374]	PO2010-2302
Passed	[C.J.p. 101907]	O2010-4565

Holy Trinity Croatian Rectory

1850 S Throop St

Solis		Finance
Referred	[C.J.p. 89374]	PO2010-2313
Passed	[C.J.p. 101907]	O2010-4566

Holy Trinity Polish Mission Church

1120-1130 N Noble St

Burnett		Finance
Referred	[C.J.p. 89377]	PO2010-2178
Passed	[C.J.p. 101908]	O2010-4567

Holy Trinity Polish Mission Rectory/Convent

1118 N Noble St

Burnett		Finance
Referred	[C.J.p. 89377]	PO2010-2170
Passed	[C.J.p. 101908]	O2010-4568

Holy Trinity Polish Mission School

1125-1137 N Cleaver St

Burnett		Finance
Referred	[C.J.p. 89377]	PO2010-2168
Passed	[C.J.p. 101909]	O2010-4569

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

[Illinois Medical Dist.

2101-2107 W Harrison St, 2100 W Harrison St, and various additional addresses

Fioretti		Finance
Referred	[C.J.p. 102958]	PO2010-6009

Immaculate Conception Church

8752-8756 S Commercial Ave

Pope		Finance
Referred	[C.J.p. 89360]	PO2010-2382
Passed	[C.J.p. 101909]	O2010-4570

Immaculate Conception Church/Rectory

4422 S Fairfield Ave

Cardenas		Finance
Referred	[C.J.p. 89364]	PO2010-2331
Passed	[C.J.p. 101911]	O2010-4571

Immaculate Conception Church/School

1431 N North Park Ave

Burnett		Finance
Referred	[C.J.p. 89377]	PO2010-2173
Passed	[C.J.p. 101909]	O2010-4572

Immaculate Conception Convent

4426 S Fairfield Ave

Cardenas		Finance
Referred	[C.J.p. 89364]	PO2010-2332
Passed	[C.J.p. 101911]	O2010-4573

Immaculate Conception Rectory

9041 S Exchange Ave

Pope		Finance
Referred	[C.J.p. 89360]	PO2010-2380
Passed	[C.J.p. 101910]	O2010-4574

Immaculate Conception Rectory/School/Convent

2950 E 88th St

Pope		Finance
Referred	[C.J.p. 89360]	PO2010-2381
Passed	[C.J.p. 101910]	O2010-4575

Immaculate Conception School/Hall

4420 S Fairfield Ave

Cardenas		Finance
Referred	[C.J.p. 89364]	PO2010-2333
Passed	[C.J.p. 101911]	O2010-4576

Immaculate Heart of Mary Church

3311 W Byron St

Mell		Finance
Referred	[C.J.p. 89382]	PO2010-2053
Passed	[C.J.p. 101912]	O2010-4577

Immaculate Heart of Mary Rectory

3836 N Spaulding Ave

Mell		Finance
Referred	[C.J.p. 89382]	PO2010-2054
Passed	[C.J.p. 101912]	O2010-4578

Immaculate Heart of Mary School

3800 N Spaulding Ave

Mell		Finance
Referred	[C.J.p. 89382]	PO2010-2055
Passed	[C.J.p. 101913]	O2010-4579

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

Korean Catholic Church and Korean Catholic
Rectory/Convent

4119 N Kedvale Ave, 4133 N Kedvale Ave

Laurino		Finance
Referred	[C.J.p. 89384]	PO2010-2258
Passed	[C.J.p. 101913]	O2010-4580

Labavitch Mesivta of Chicago

2756 W Coyle Ave

Stone		Finance
Referred	[C.J.p. 89388]	PO2010-2187
Passed	[C.J.p. 101913]	O2010-4581

Latin United Community Housing Assn.

3337 W Division St, 1414-1418 N

Washtenaw Ave, 1451 N Washtenaw Ave
and various additional addresses

Maldonado		Finance
Referred	[C.J.p. 89376]	PO2010-2339
Passed	[C.J.p. 101914]	O2010-4582

Marillac House, Marillac Social Center and Daughters
of Charities Ministries

212 S Francisco Ave

Fioretti		Finance
Referred	[C.J.p. 98124]	PO2010-4735
Passed	[C.J.p. 101914]	O2010-4604

Marist High School

4200 W 115th St

Rugai		Finance
Referred	[C.J.p. 89370]	PO2010-2086
Passed	[C.J.p. 101915]	O2010-4583

Mary Magdalene Missionary Baptist Church

10920 S Princeton Ave

Austin		Finance
Referred	[C.J.p. 89382]	PO2010-2028
Passed	[C.J.p. 101915]	O2010-4584

Maternity B.V.M. Church

1540 N Monticello Ave

Maldonado		Finance
Referred	[C.J.p. 89376]	PO2010-2300
Passed	[C.J.p. 101916]	O2010-4585

Maternity B.V.M. Convent

1540-1542 N Monticello Ave

Maldonado		Finance
Referred	[C.J.p. 89376]	PO2010-2330
Passed	[C.J.p. 101916]	O2010-4586

Maternity B.V.M. Rectory

3647 W North Ave

Maldonado		Finance
Referred	[C.J.p. 89376]	PO2010-2299
Passed	[C.J.p. 101916]	O2010-4587

Maternity B.V.M. School

1539 N Lawndale Ave

Maldonado		Finance
Referred	[C.J.p. 89376]	PO2010-2301
Passed	[C.J.p. 101917]	O2010-4588

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

Midwest Dist. of the Christian and Missionary Alliance

1657 N Kariov Ave

Reboyas		Finance
Referred	[C.J.p. 98124]	PO2010-4747
Passed	[C.J.p. 101917]	O2010-4605

Misericordia Heart of Marcy

2142 W Lunt Ave

Stone		Finance
Referred	[C.J.p. 98125]	PO2010-4739
Passed	[C.J.p. 101918]	O2010-4590

Misericordia Heart of Mercy

1955 W Devon Ave

Stone		Finance
Referred	[C.J.p. 92388]	PO2010-3316
Passed	[C.J.p. 101918]	O2010-4589

1955 W Devon Ave

Stone		Finance
Referred	[C.J.p. 98125]	PO2010-4754
Passed	[C.J.p. 101918]	O2010-4603

Misericordia Home

2142 W Lunt Ave

Stone		Finance
Referred	[C.J.p. 89388]	PO2010-2188
Passed	[C.J.p. 101919]	O2010-4591

Nativity B.V.M. Church/School

6820 S Washtenaw Ave

Foulkes		Finance
Referred	[C.J.p. 89367]	PO2010-2283
Passed	[C.J.p. 101919]	O2010-4592

Nativity B.V.M. Convent

6804 S Washtenaw Ave

Foulkes		Finance
Referred	[C.J.p. 89367]	PO2010-2282
Passed	[C.J.p. 101920]	O2010-4593

Nativity B.V.M. Rectory

6812 S Washtenaw Ave

Foulkes		Finance
Referred	[C.J.p. 89368]	PO2010-2281
Passed	[C.J.p. 101920]	O2010-4594

Nativity of Our Lord Church/Rectory/School

3710 S Lowe Ave

Balcer		Finance
Referred	[C.J.p. 89363]	PO2010-2343
Passed	[C.J.p. 101920]	O2010-4595

New Birth MB Church

7838 S Racine Ave

Thomas		Finance
Referred	[C.J.p. 98124]	PO2010-4730
Passed	[C.J.p. 101921]	O2010-4596

Newberry Library, The

60 W Walton St

Reilly		Finance
Referred	[C.J.p. 102959]	PO2010-6013

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

43

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

Notre Dame de Chicago Church
1327-1333 W Harrison St

Solis		Finance
Referred	[C.J.p. 89374]	PO2010-2311
Passed	[C.J.p. 101921]	O2010-4597

Old St. Mary's Church/School

1532 S Michigan Ave

Fioretti		Finance
Referred	[C.J.p. 92385]	PO2010-3342
Passed	[C.J.p. 101921]	O2010-4598

Old St. Mary's Office Bldg.

1532 S Michigan Ave

Fioretti		Finance
Referred	[C.J.p. 92385]	PO2010-3323
Passed	[C.J.p. 101922]	O2010-4599

Old St. Mary's Rectory

1250 S State St

Fioretti		Finance
Referred	[C.J.p. 92385]	PO2010-3324
Passed	[C.J.p. 101922]	O2010-4600

Old St. Patrick's Church/Rectory/School

700 W Adams St

Fioretti		Finance
Referred	[C.J.p. 92385]	PO2010-3343
Passed	[C.J.p. 101923]	O2010-4602

Old St. Patrick's Office Building

711 W Monroe St

Fioretti		Finance
Referred	[C.J.p. 92385]	PO2010-3345
Passed	[C.J.p. 101923]	O2010-4601

Our Lady Gate of Heaven School/Church

2330 E 99th St

Jackson		Finance
Referred	[C.J.p. 89359]	PO2010-2413
Passed	[C.J.p. 101934]	O2010-4634

Our Lady Gate of Heaven School/Rectory

2338 E 99th St

Jackson		Finance
Referred	[C.J.p. 89359]	PO2010-2414
Passed	[C.J.p. 101935]	O2010-4635

Our Lady of Fatima (formerly St. Agnes) Social Center

3932 S Archer Ave

Cardenas		Finance
Referred	[C.J.p. 89364]	PO2010-2335
Passed	[C.J.p. 101924]	O2010-4607

Our Lady of Fatima (formerly St. Joseph and St. Ann)

Gym

3845 S California Ave

Cardenas		Finance
Referred	[C.J.p. 89364]	PO2010-2334
Passed	[C.J.p. 101923]	O2010-4606

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

Our Lady of Grace Church/School
2434 N Ridgeway Ave

Colon		Finance
Referred	[C.J.p. 89383]	PO2010-2066
Passed	[C.J.p. 101925]	O2010-4610

Our Lady of Grace Convent

2454 N Ridgeway Ave

Colon		Finance
Referred	[C.J.p. 89383]	PO2010-2065
Passed	[C.J.p. 101925]	O2010-4611

Our Lady of Grace Rectory

2457 N Hamlin Ave

Colon		Finance
Referred	[C.J.p. 89383]	PO2010-2067
Passed	[C.J.p. 101926]	O2010-4612

Our Lady of Guadalupe Chapel

9129 S Burley Ave

Pope		Finance
Referred	[C.J.p. 89360]	PO2010-2437
Passed	[C.J.p. 101926]	O2010-4613

Our Lady of Guadalupe Church

9133 S Burley Ave

Pope		Finance
Referred	[C.J.p. 89360]	PO2010-2432
Passed	[C.J.p. 101926]	O2010-4614

Our Lady of Guadalupe Convent

9049 S Brandon Ave

Pope		Finance
Referred	[C.J.p. 89361]	PO2010-2434
Passed	[C.J.p. 101927]	O2010-4615

Our Lady of Guadalupe Offices

3200-3206 E 91st St

Pope		Finance
Referred	[C.J.p. 89361]	PO2010-2433
Passed	[C.J.p. 101927]	O2010-4616

Our Lady of Guadalupe Rectory

3210 E 91st St

Pope		Finance
Referred	[C.J.p. 89361]	PO2010-2435
Passed	[C.J.p. 101927]	O2010-4617

Our Lady of Guadalupe Residence

3215 E 91st St

Pope		Finance
Referred	[C.J.p. 89361]	PO2010-2436
Passed	[C.J.p. 101928]	O2010-4618

Our Lady of Guadalupe School

3224 E 91st St

Pope		Finance
Referred	[C.J.p. 89361]	PO2010-2439
Passed	[C.J.p. 101928]	O2010-4619

3234-3238 E 91st St

Pope		Finance
Referred	[C.J.p. 89361]	PO2010-2438
Passed	[C.J.p. 101929]	O2010-4620

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

Our Lady of Lourdes School
4643 N Ashland Ave

Schulter		Finance
Referred	[C.J.p. 89387]	PO2010-2361
Passed	[C.J.p. 101929]	O2010-4626

Our Lady of Mercy Church/Rectory
4424 N Troy St

Mell		Finance
Referred	[C.J.p. 89382]	PO2010-2050
Passed	[C.J.p. 101929]	O2010-4621

Our Lady of Mercy Convent
4419 N Kedzie Ave

Mell		Finance
Referred	[C.J.p. 89382]	PO2010-2049
Passed	[C.J.p. 101930]	O2010-4622

Our Lady of Mercy School
4452 N Troy St

Mell		Finance
Referred	[C.J.p. 89382]	PO2010-2052
Passed	[C.J.p. 101930]	O2010-4623

Our Lady of Mount Carmel Church/Rectory
650-654 W Belmont Ave

Tunney		Finance
Referred	[C.J.p. 89386]	PO2010-2190
Passed	[C.J.p. 101935]	O2010-4636

Our Lady of Mount Carmel Convent
708 W Belmont Ave

Tunney		Finance
Referred	[C.J.p. 89386]	PO2010-2189
Passed	[C.J.p. 101930]	O2010-4659

Our Lady of Mount Carmel Hall
728-730 W Belmont Ave

Tunney		Finance
Referred	[C.J.p. 89386]	PO2010-2191
Passed	[C.J.p. 101931]	O2010-4625

Our Lady of Mt. Carmel School
718-724 W Belmont Ave

Tunney		Finance
Referred	[C.J.p. 89386]	PO2010-2181
Passed	[C.J.p. 101931]	O2010-4624

Our Lady of Sorrows Church
3115 W Jackson Blvd

E Smith		Finance
Referred	[C.J.p. 89378]	PO2010-2017
Passed	[C.J.p. 101933]	O2010-4632

Our Lady of Sorrows Rectory
3153 W Jackson Blvd

E Smith		Traffic
Referred	[C.J.p. 89378]	PO2010-2016
Passed	[C.J.p. 101933]	O2010-4631

Our Lady of Sorrows School
3125 W Jackson Blvd

E Smith		Finance
Referred	[C.J.p. 89378]	PO2010-2021
Passed	[C.J.p. 101934]	O2010-4630

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

Our Lady of Tepeyac Elementary School
2424 S Albany Ave

Cardenas		Finance
Referred	[C.J.p. 89365]	PO2010-2224
Passed	[C.J.p. 101934]	O2010-4633

Our Lady of Victory Rectory
5210 W Agatite Ave

Levar		Finance
Referred	[C.J.p. 89386]	PO2010-2206
Passed	[C.J.p. 101935]	O2010-4637

Our Lady of Vilna Convent
2337 W 23rd Pl

Solis		Finance
Referred	[C.J.p. 89374]	PO2010-2314
Passed	[C.J.p. 101936]	O2010-4638

Our Lady of the Snows Church/School
4810 S Leamington Ave

Zaiewski		Finance
Referred	[C.J.p. 89372]	PO2010-2186
Passed	[C.J.p. 101932]	O2010-4627

Our Lady of the Snows Rectory
4806 S Laramie Ave

Zaiewski		Finance
Referred	[C.J.p. 89373]	PO2010-2195
Passed	[C.J.p. 101932]	O2010-4628

4854 S Leamington Ave

Zaiewski		Finance
Referred	[C.J.p. 89373]	PO2010-2161
Passed	[C.J.p. 101932]	O2010-4629

Pastoral Center

155 E Superior St

Reilly		Finance
Referred	[C.J.p. 96224]	PO2010-4516
Passed	[C.J.p. 101936]	O2010-4639

Precious Blood Rectory

2401 W Congress Pkwy

Fioretti		Finance
Referred	[C.J.p. 92385]	PO2010-3319
Passed	[C.J.p. 101937]	O2010-4640

Providence of God Convent

712 W 19th St

Solis		Finance
Referred	[C.J.p. 89374]	PO2010-2309
Passed	[C.J.p. 101937]	O2010-4642

Providence of God Rectory

715-717 W 18th St

Solis		Finance
Referred	[C.J.p. 89374]	PO2010-2310
Passed	[C.J.p. 101938]	O2010-4643

Providence of God School

1814 S Union Ave

Solis		Finance
Referred	[C.J.p. 89374]	PO2010-2308
Passed	[C.J.p. 101938]	O2010-4644

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

45

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

1814 S Union Ave

Solis

Finance

Referred [C.J.p. 89374]

PO2010-2307

Passed [C.J.p. 101937]

O2010-4641

Queen of All Saints Basilica School/Convent

6229 N Keene Ave, 6218 N Lemont Ave,

6280 N Sauganash Ave

Laurino

Finance

Referred [C.J.p. 89384]

PO2010-2262

Passed [C.J.p. 101938]

O2010-4645

Queen of the Universe Church/School

7130 S Hamlin Ave

Olivo

Finance

Referred [C.J.p. 89365]

PO2010-2291

Passed [C.J.p. 101939]

O2010-4646

Queen of the Universe Rectory

7150 S Hamlin Ave

Olivo

Finance

Referred [C.J.p. 89365]

PO2010-2290

Passed [C.J.p. 101939]

O2010-4647

Resurrection (St. Francis Xavier, St. Veronica) Church/Parish Office

3043-3045 N Francisco Ave

Mell

Finance

Referred [C.J.p. 89382]

PO2010-2047

Passed [C.J.p. 101940]

O2010-4649

Resurrection (St. Francis Xavier, St. Veronica) School

2857 W Barry Ave

Mell

Finance

Referred [C.J.p. 89382]

PO2010-2046

Passed [C.J.p. 101941]

O2010-4651

Resurrection Rectory

2840 W Nelson St

Meli

Finance

Referred [C.J.p. 89382]

PO2010-2048

Passed [C.J.p. 101940]

O2010-4650

Sacred Heart Croatian Church/Convent

2900 E 96th St

Pope

Finance

Referred [C.J.p. 89361]

PO2010-2397

Passed [C.J.p. 101941]

O2010-4652

Sacred Heart Croatian Rectory

2866 E 96th St

Pope

Finance

Referred [C.J.p. 89361]

PO2010-2396

Passed [C.J.p. 101941]

O2010-4653

Sacred Heart Croatian School

2908 E 96th St

Pope

Finance

Referred [C.J.p. 89361]

PO2010-2395

Passed [C.J.p. 101942]

O2010-4654

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

Santa Lucia-Santa Maria Incononata Church/Rectory

3022 S Wells St

Balcer

Finance

Referred [C.J.p. 89363]

PO2010-2449

Passed [C.J.p. 101943]

O2010-4660

Santa Lucia-Santa Maria Incononata School

3017 S Wells St

Balcer

Finance

Referred [C.J.p. 89363]

PO2010-2448

Passed [C.J.p. 101944]

O2010-4658

Santa Maria Addolorata Church

1327 W Ohio St

Burnett

Finance

Referred [C.J.p. 89377]

PO2010-2177

Passed [C.J.p. 101942]

O2010-4655

Santa Maria Addolorata Rectory

526 N Ada St

Burnett

Finance

Referred [C.J.p. 89377]

PO2010-2169

Passed [C.J.p. 101943]

O2010-4656

Santa Maria Addolorata School/Convent

1337 W Ohio St

Burnett

Finance

Referred [C.J.p. 89377]

PO2010-2171

Passed [C.J.p. 101943]

O2010-4657

Shrine of Our Lady of Pompeii

1224 W Lexington St

Solis

Finance

Referred [C.J.p. 89374]

PO2010-2306

Passed [C.J.p. 101944]

O2010-4661

Smith, Washington and Jane

2315 W 112th Pl

Rugai

Finance

Referred [C.J.p. 89370]

PO2010-2085

Passed [C.J.p. 102077]

O2010-4995

2315 W 112th Pl

Rugai

Finance

Referred [C.J.p. 89370]

PO2010-2084

Passed [C.J.p. 102078]

O2010-4996

2315 W 112th Pl

Rugai

Finance

Referred [C.J.p. 96224]

PO2010-4513

Passed [C.J.p. 102077]

O2010-4993

2315 W 112th Pl

Rugai

Finance

Referred [C.J.p. 98124]

PO2010-4748

Passed [C.J.p. 102076]

O2010-4992

2315 W 112th Pl

Rugai

Finance

Referred [C.J.p. 89370]

PO2010-2083

Passed [C.J.p. 102079]

O2010-4998

2315 W 112th Pl

Rugai

Finance

Referred [C.J.p. 102958]

PO2010-6015

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

46

10/06/2010

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

2320 W 113th PI

Rugai		Finance
Referred	[C.J.p. 96224]	PO2010-4512
Passed	[C.J.p. 102079]	O2010-4999

2320 W 113th PI

Rugai		Finance
Referred	[C.J.p. 92385]	PO2010-3328
Passed	[C.J.p. 102078]	O2010-4997

11300-11308 S Oakley Ave

Rugai		Finance
Referred	[C.J.p. 102959]	PO2010-6014

Sst. Rita of Cascia Rectory

6243 S Fairfield Ave

Foulkes		Finance
Referred	[C.J.p. 89368]	PO2010-2280
Passed	[C.J.p. 102056]	O2010-4941

St. Adalbert Church/School

1640 W 17th St

Solis		Finance
Referred	[C.J.p. 89374]	PO2010-2303
Passed	[C.J.p. 101945]	O2010-4663

St. Adalbert Convent

1626-1632 W 17th St

Solis		Finance
Referred	[C.J.p. 89374]	PO2010-2304
Passed	[C.J.p. 101945]	O2010-4664

St. Adalbert Rectory

1648-1650 W 17th St

Solis		Finance
Referred	[C.J.p. 89375]	PO2010-2305
Passed	[C.J.p. 101946]	O2010-4665

St. Adrian Church

7000-7006 S Washtenaw Ave

Lane		Finance
Referred	[C.J.p. 89368]	PO2010-2149
Passed	[C.J.p. 101946]	O2010-4666

St. Adrian Convent

7020 S Washtenaw Ave

Lane		Finance
Referred	[C.J.p. 89369]	PO2010-2192
Passed	[C.J.p. 101946]	O2010-4667

St. Adrian Rectory

7000 S Fairfield Ave

Lane		Finance
Referred	[C.J.p. 89369]	PO2010-2208
Passed	[C.J.p. 101947]	O2010-4668

St. Adrian School

7050 S Washtenaw Ave

Lane		Finance
Referred	[C.J.p. 89369]	PO2010-2148
Passed	[C.J.p. 101947]	O2010-4670

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

7008-7018 W Washtenaw Ave

Lane		Finance
Referred	[C.J.p. 89369]	PO2010-2151
Passed	[C.J.p. 101947]	O2010-4669

St. Agnes of Bohemia Church

2651-2659 S Central Park Blvd

Munoz		Finance
Referred	[C.J.p. 92386]	PO2010-3327
Passed	[C.J.p. 101948]	O2010-4671

St. Agnes of Bohemia Convent

2658 S Central Park Blvd

Munoz		Finance
Referred	[C.J.p. 92386]	PO2010-3331
Passed	[C.J.p. 101948]	O2010-4672

St. Agnes of Bohemia Rectory

2651-2659 S Central Park Blvd

Munoz		Finance
Referred	[C.J.p. 92386]	PO2010-3330
Passed	[C.J.p. 101949]	O2010-4673

St. Agnes of Bohemia School

2643-2647 S Central Park Blvd

Munoz		Finance
Referred	[C.J.p. 92386]	PO2010-3332
Passed	[C.J.p. 101949]	O2010-4674

St. Agnes of Bohemia School/Hall/Gym

2641 S Central Park Blvd

Munoz		Finance
Referred	[C.J.p. 92386]	PO2010-3329
Passed	[C.J.p. 101949]	O2010-4675

St. Alphonsus Convent

1456 W Oakdale Ave

Waguespack		Finance
Referred	[C.J.p. 92386]	PO2010-3374
Passed	[C.J.p. 101950]	O2010-4676

St. Alphonsus Parish

2936 N Southport Ave

Waguespack		Finance
Referred	[C.J.p. 92386]	PO2010-3373
Passed	[C.J.p. 101950]	O2010-4677

St. Alphonsus Rectory

1429 W Wellington Ave

Waguespack		Finance
Referred	[C.J.p. 92387]	PO2010-3376
Passed	[C.J.p. 101951]	O2010-4678

St. Alphonsus School

1445 W Wellington Ave

Waguespack		Finance
Referred	[C.J.p. 92387]	PO2010-3375
Passed	[C.J.p. 101951]	O2010-4679

St. Ambrose Rectory

1012 E 47th St

Preckwinkle		Finance
Referred	[C.J.p. 89357]	PO2010-2420
Passed	[C.J.p. 101951]	O2010-4680

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

47

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates		
St. Ambrose School		
1014 E 47th St		
Preckwinkle		Finance
Referred	[C.J.p. 89357]	PO2010-2419
Passed	[C.J.p. 101952]	O2010-4681
St. Andrew Chapel		
1723-1725 W Addison St		
Waguespack		Finance
Referred	[C.J.p. 92387]	PO2010-3370
Passed	[C.J.p. 101952]	O2010-4682
St. Andrew Church		
3554-3558 N Paulina St		
Waguespack		Finance
Referred	[C.J.p. 92387]	PO2010-3371
Passed	[C.J.p. 101952]	O2010-4683
St. Andrew Rectory		
3546 N Paulina St		
Waguespack		Finance
Referred	[C.J.p. 92387]	PO2010-3372
Passed	[C.J.p. 101953]	O2010-4684
St. Andrew School		
1714-1716 W Addison St		
Schulter		Finance
Referred	[C.J.p. 89387]	PO2010-2152
Passed	[C.J.p. 101953]	O2010-4685
St. Angela		
1326 N Massasoit Ave		
Graham		Finance
Referred	[C.J.p. 89378]	PO2010-2284
Passed	[C.J.p. 101954]	O2010-4686
St. Ann Church		
1820 S Leavitt St		
Solis		Finance
Referred	[C.J.p. 89375]	PO2010-2226
Passed	[C.J.p. 101954]	O2010-4687
St. Ann School		
2211 W 18th Pl		
Solis		Finance
Referred	[C.J.p. 89375]	PO2010-2225
Passed	[C.J.p. 101954]	O2010-4688
St. Anselm Church/Rectory		
6043-6045 S Michigan Ave		
Cochran		Finance
Referred	[C.J.p. 89371]	PO2010-2121
Passed	[C.J.p. 101955]	O2010-4689
6043-6045 S Michigan Ave		
Cochran		Finance
Referred	[C.J.p. 102959]	PO2010-6001
St. Anselm Convent		
602-6044 S Indiana Ave		
Cochran		Finance
Referred	[C.J.p. 89371]	PO2010-2119
Passed	[C.J.p. 101955]	O2010-4690

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates		
St. Anselm School		
118-122 E 61st St		
Cochran		Finance
Referred	[C.J.p. 89371]	PO2010-2120
Passed	[C.J.p. 101956]	O2010-4691
St. Barbara Church		
2845 S Throop St		
Balcer		Finance
Referred	[C.J.p. 89363]	PO2010-2346
Passed	[C.J.p. 101957]	O2010-4694
St. Barbara Parish Center/Convent		
2865 S Throop St		
Balcer		Finance
Referred	[C.J.p. 89363]	PO2010-2457
Passed	[C.J.p. 101957]	O2010-4695
St. Barbara Rectory		
2859 S Throop St		
Balcer		Finance
Referred	[C.J.p. 89363]	PO2010-2348
Passed	[C.J.p. 101958]	O2010-4696
St. Barbara School		
2832 S Quinn St		
Balcer		Finance
Referred	[C.J.p. 89363]	PO2010-2347
Passed	[C.J.p. 101958]	O2010-4697
St. Barnabas Church		
10134 S Longwood Dr		
Rugai		Finance
Referred	[C.J.p. 89370]	PO2010-2105
Passed	[C.J.p. 101958]	O2010-4698
St. Barnabas Convent/Pre-School		
10161 S Longwood Dr		
Rugai		Finance
Referred	[C.J.p. 89370]	PO2010-2106
Passed	[C.J.p. 101959]	O2010-4699
St. Barnabas Rectory		
Rugai		
Referred	[C.J.p. 89370]	PO2010-2104
Passed	[C.J.p. 101959]	O2010-4700
St. Barnabas School		
10147 S Longwood Dr		
Rugai		Finance
Referred	[C.J.p. 89370]	PO2010-2103
Passed	[C.J.p. 101960]	O2010-4701
St. Basil/Visitation School		
900 W Garfield Blvd		
Cochran		Finance
Referred	[C.J.p. 89372]	PO2010-2133
Passed	[C.J.p. 101960]	O2010-4702
St. Bede the Venerable Church/Rectory/Parish Center		
8244 S Kostner Ave		
Olivo		Finance
Referred	[C.J.p. 89365]	PO2010-2265
Passed	[C.J.p. 101960]	O2010-4703

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

St. Bede the Venerable School

4436 W 83rd St

Olivo

Finance

Referred [C.J.p. 89365]

PO2010-2264

Passed [C.J.p. 101961]

O2010-4704

St. Benedict Church/Rectory

2215-2217 W Irving Park Rd

Schulter

Finance

Referred [C.J.p. 89387]

PO2010-2157

Passed [C.J.p. 101961]

O2010-4705

St. Benedict Convent

3936 N Leavitt St

Schulter

Finance

Referred [C.J.p. 89387]

PO2010-2358

Passed [C.J.p. 101962]

O2010-4706

St. Benedict Gym

3941 N Bell Ave

Schulter

Finance

Referred [C.J.p. 89387]

PO2010-2359

Passed [C.J.p. 101962]

O2010-4707

St. Benedict School

3926 N Leavitt St

Schulter

Finance

Referred [C.J.p. 89388]

PO2010-2360

Passed [C.J.p. 101962]

O2010-4708

St. Benedict the African-East Church/School

6553-6559 S Stewart Ave

Cochran

Finance

Referred [C.J.p. 89372]

PO2010-2141

Passed [C.J.p. 101963]

O2010-4709

St. Benedict the African-East Gym

6552 S Harvard Ave

Cochran

Finance

Referred [C.J.p. 89372]

PO2010-2142

Passed [C.J.p. 101963]

O2010-4710

St. Benedict the African-East Rectory

340 W 66th St

Cochran

Finance

Referred [C.J.p. 89372]

PO2010-2140

Passed [C.J.p. 101964]

O2010-4711

St. Benedict the African-West Church/School

7031-7041 S Honore St

Thomas

Finance

Referred [C.J.p. 89368]

PO2010-2322

Passed [C.J.p. 101964]

O2010-4712

St. Benedict the African-West Rectory

1818 W 71st St

Thomas

Finance

Referred [C.J.p. 89368]

PO2010-2323

Passed [C.J.p. 101964]

O2010-4713

St. Bonaventure Church/School

1619 W Diversey Pkwy

Waguespack

Finance

Referred [C.J.p. 92387]

PO2010-3366

Passed [C.J.p. 101965]

O2010-4714

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

St. Bonaventure Convent

1641 W Diversey Pkwy

Waguespack

Finance

Referred [C.J.p. 92387]

PO2010-3368

Passed [C.J.p. 101965]

O2010-4715

St. Bonaventure Rectory

1619 W Diversey Pkwy

Waguespack

Finance

Referred [C.J.p. 92387]

PO2010-3367

Passed [C.J.p. 101966]

O2010-4716

St. Bonaventure School

2759 N Paulina St

Waguespack

Finance

Referred [C.J.p. 92387]

PO2010-3369

Passed [C.J.p. 101966]

O2010-4717

St. Bride Church

7807 S Coles Ave

Jackson

Finance

Referred [C.J.p. 89359]

PO2010-2412

Passed [C.J.p. 101966]

O2010-4718

St. Bride Convent

7760 S Shore Dr

Jackson

Finance

Referred [C.J.p. 89359]

PO2010-2411

Passed [C.J.p. 101967]

O2010-4719

St. Bride Rectory

7811 S Coles Ave

Jackson

Finance

Referred [C.J.p. 89359]

PO2010-2410

Passed [C.J.p. 101967]

O2010-4720

St. Bride School

7767 S Coles Ave

Jackson

Finance

Referred [C.J.p. 89359]

PO2010-2409

Passed [C.J.p. 101968]

O2010-4721

St. Bronislava Convent

8715 S Kingston Ave

Jackson

Finance

Referred [C.J.p. 89359]

PO2010-2407

Passed [C.J.p. 101968]

O2010-4722

St. Bronislava Rectory

8700 S Colfax Ave

Jackson

Finance

Referred [C.J.p. 89359]

PO2010-2406

Passed [C.J.p. 101968]

O2010-4723

St. Bronislava School

8716-8730 S Colfax Ave

Jackson

Finance

Referred [C.J.p. 89359]

PO2010-2405

Passed [C.J.p. 101969]

O2010-4724

St. Bruno Church

4821 S Harding Ave

Burke

Finance

Referred [C.J.p. 89366]

PO2010-2159

Passed [C.J.p. 101969]

O2010-4725

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

49

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

St. Bruno Rectory

4757 S Harding Ave

Burke		Finance
Referred	[C.J.p. 89366]	PO2010-2158
Passed	[C.J.p. 101970]	O2010-4726

St. Bruno School

4839-4853 S Harding Ave

Burke		Finance
Referred	[C.J.p. 89366]	PO2010-2247
Passed	[C.J.p. 101970]	O2010-4727

St. Cajetan Church//Convent/School

11205 S Campbell Ave

Rugai		Finance
Referred	[C.J.p. 89370]	PO2010-2102
Passed	[C.J.p. 101970]	O2010-4728

St. Cajetan Rectory

11234 S Artesian Ave

Rice		Finance
Referred	[C.J.p. 89370]	PO2010-2101
Passed	[C.J.p. 101971]	O2010-4729

St. Cajetan School

11220 S Artesian Ave

Rugai		Finance
Referred	[C.J.p. 89370]	PO2010-2100
Passed	[C.J.p. 101971]	O2010-4730

St. Camillus Church/School/Convent/Rectory

5430 S Lockwood Ave

Zaiewski		Finance
Referred	[C.J.p. 89373]	PO2010-2184
Passed	[C.J.p. 101972]	O2010-4731

St. Christina Church

3342 W 111th St

Rugai		Finance
Referred	[C.J.p. 89370]	PO2010-2094
Passed	[C.J.p. 101972]	O2010-4733

St. Christina Convent

11031 S Christiana Ave

Rugai		Finance
Referred	[C.J.p. 89370]	PO2010-2093
Passed	[C.J.p. 101972]	O2010-4732

St. Christina Rectory

3359 W 110th St

Rugai		Finance
Referred	[C.J.p. 89370]	PO2010-2092
Passed	[C.J.p. 101973]	O2010-4734

St. Christina School

3359 W 110th St

Rugai		Finance
Referred	[C.J.p. 89370]	PO2010-2090
Passed	[C.J.p. 101974]	O2010-4736

11029 S Homan Ave

Rugai		Finance
Referred	[C.J.p. 89370]	PO2010-2091
Passed	[C.J.p. 101973]	O2010-4735

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

St. Clare of Montefalco Church/Rectory

2656 W 55th St

Burke		Finance
Referred	[C.J.p. 89367]	PO2010-2246
Passed	[C.J.p. 101974]	O2010-4737

St. Clare of Montefalco Convent

5400 S Talman Ave

Burke		Finance
Referred	[C.J.p. 89367]	PO2010-2245
Passed	[C.J.p. 101974]	O2010-4738

St. Clare of Montefalco School

5442 S Talman Ave

Burke		Finance
Referred	[C.J.p. 89367]	PO2010-2244
Passed	[C.J.p. 101975]	O2010-4739

St. Clotilde Church

8400 S Calumet Ave

Lyle		Finance
Referred	[C.J.p. 89384]	PO2010-2261
Passed	[C.J.p. 101975]	O2010-4740

St. Clotilde Rectory

8430 S Calumet Ave

Lyle		Finance
Referred	[C.J.p. 89358]	PO2010-2260
Passed	[C.J.p. 101976]	O2010-4741

St. Clotilde School

8416 S Calumet Ave

Lyle		Finance
Referred	[C.J.p. 89358]	PO2010-2259
Passed	[C.J.p. 101976]	O2010-4742

St. Columba Convent

13300 Avenue N St

Pope		Finance
Referred	[C.J.p. 89361]	PO2010-2441
Passed	[C.J.p. 101977]	O2010-4745

St. Columba Rectory/Social Center

13323 S Green Bay Ave

Pope		Finance
Referred	[C.J.p. 89361]	PO2010-2440
Passed	[C.J.p. 101977]	O2010-4746

St. Columbanus Church/Rectory Glass House

7124 S Calumet Ave

Lyle		Finance
Referred	[C.J.p. 89358]	PO2010-2257
Passed	[C.J.p. 101976]	O2010-4743

St. Columbanus School

7144 S Calumet Ave

Lyle		Finance
Referred	[C.J.p. 89358]	PO2010-2256
Passed	[C.J.p. 101977]	O2010-4744

St. Constance Rectory

5843 W Strong St

Levar		Finance
Referred	[C.J.p. 89387]	PO2010-2213
Passed	[C.J.p. 101978]	O2010-4747

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

St. Constance School
5841 W Strong St

Levar		Finance
Referred	[C.J.p. 89387]	PO2010-2214
Passed	[C.J.p. 101978]	O2010-4748

St. Cornelius Church/Rectory

5252 N Long Ave

Levar		Finance
Referred	[C.J.p. 89387]	PO2010-2207
Passed	[C.J.p. 101979]	O2010-4749

St. Daniel the Prophet Church

6600 W 54th St

Zaiewski		Finance
Referred	[C.J.p. 89373]	PO2010-2199
Passed	[C.J.p. 101979]	O2010-4750

St. Daniel the Prophet Convent

5300 S Natoma Ave

Zaiewski		Finance
Referred	[C.J.p. 89373]	PO2010-2200
Passed	[C.J.p. 101979]	O2010-4751

St. Daniel the Prophet Rectory

5330 S Nashville Ave

Zaiewski		Finance
Referred	[C.J.p. 89373]	PO2010-2197
Passed	[C.J.p. 101980]	O2010-4752

St. Daniel the Prophet Residence

5357 S Natoma Ave

Zaiewski		Finance
Referred	[C.J.p. 89373]	PO2010-2201
Passed	[C.J.p. 101980]	O2010-4753

St. Daniel the Prophet School

5345 S Natoma Ave

Zaiewski		Finance
Referred	[C.J.p. 89373]	PO2010-2183
Passed	[C.J.p. 101981]	O2010-4754

5345 S Natoma Ave

Zaiewski		Finance
Referred	[C.J.p. 89373]	PO2010-2198
Passed	[C.J.p. 101981]	O2010-4755

St. Denis Church

3456 W 83rd Pl

Lane		Finance
Referred	[C.J.p. 89369]	PO2010-2146
Passed	[C.J.p. 101981]	O2010-4756

3507 W 83rd St

Lane		Finance
Referred	[C.J.p. 89369]	PO2010-2209
Passed	[C.J.p. 101982]	O2010-4757

St. Denis Convent

8336 S St Louis Ave

Lane		Finance
Referred	[C.J.p. 89369]	PO2010-2147
Passed	[C.J.p. 101982]	O2010-4758

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

St. Denis Rectory
8301 S St Louis Ave

Lane		Finance
Referred	[C.J.p. 89369]	PO2010-2144
Passed	[C.J.p. 101983]	O2010-4759

St. Denis School

3507 W 83rd St

Lane		Finance
Referred	[C.J.p. 89369]	PO2010-2150
Passed	[C.J.p. 101983]	O2010-4760

St. Dorothy Church

440-442 E 78th St

Lyle		Finance
Referred	[C.J.p. 89358]	PO2010-2255
Passed	[C.J.p. 101983]	O2010-4761

St. Dorothy Convent

7733-7739 S Vernon Ave

Lyle		Finance
Referred	[C.J.p. 89358]	PO2010-2254
Passed	[C.J.p. 101984]	O2010-4762

St. Dorothy Rectory

444-446 E 78th St

Lyle		Finance
Referred	[C.J.p. 89358]	PO2010-2253
Passed	[C.J.p. 101984]	O2010-4763

St. Dorothy School

7734 S Eberhart Ave

Lyle		Finance
Referred	[C.J.p. 89358]	PO2010-2252
Passed	[C.J.p. 101984]	O2010-4764

St. Edward Church/Convent

4518 N Lowell Ave

Levar		Finance
Referred	[C.J.p. 89387]	PO2010-2205
Passed	[C.J.p. 101985]	O2010-4765

St. Edward School

4456 N Lowell Ave

Levar		Finance
Referred	[C.J.p. 89387]	PO2010-2215
Passed	[C.J.p. 101985]	O2010-4766

St. Elizabeth Church

4058 S Michigan Ave

Dowell		Finance
Referred	[C.J.p. 89357]	PO2010-2080
Passed	[C.J.p. 101986]	O2010-4767

St. Elizabeth Convent

4119 S Michigan Ave

Dowell		Finance
Referred	[C.J.p. 89357]	PO2010-2081
Passed	[C.J.p. 101986]	O2010-4768

St. Elizabeth Hall

4059 W Wabash Ave

Dowell		Finance
Referred	[C.J.p. 89357]	PO2010-2082
Passed	[C.J.p. 101986]	O2010-4769

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

51

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

St. Elizabeth Offices

20-24 E 41st St

Dowell

Finance

Referred [C.J.p. 89357]

PO2010-2076

Passed [C.J.p. 101987]

O2010-4770

St. Elizabeth Pre-school

4119 S Michigan Ave

Dowell

Finance

Referred [C.J.p. 89357]

PO2010-2079

Passed [C.J.p. 101987]

O2010-4771

St. Elizabeth School

4048 S Wabash Ave

Dowell

Finance

Referred [C.J.p. 89357]

PO2010-2078

Passed [C.J.p. 101988]

O2010-4772

St. Ferdinand Church/Rectory

3101 N Mason Ave

Reboyas

Finance

Referred [C.J.p. 89378]

PO2010-2374

Passed [C.J.p. 101988]

O2010-4773

St. Ferdinand Convent

5936 W Barry Ave

Reboyas

Finance

Referred [C.J.p. 89379]

PO2010-2373

Passed [C.J.p. 101988]

O2010-4774

St. Fidelis Church

1412 N Washtenaw Ave

Maldonado

Finance

Referred [C.J.p. 89376]

PO2010-2341

Passed [C.J.p. 101989]

O2010-4775

St. Fidelis Rectory

1406 S Washtenaw Ave

Maldonado

Finance

Referred [C.J.p. 89376]

PO2010-2294

Passed [C.J.p. 101989]

O2010-4776

St. Fidelis School

1412 N Washtenaw Ave

Maldonado

Finance

Referred [C.J.p. 89376]

PO2010-2295

Passed [C.J.p. 101990]

O2010-4777

St. Florian Church/School

13132 S Baltimore Ave

Pope

Finance

Referred [C.J.p. 89361]

PO2010-2385

Passed [C.J.p. 101990]

O2010-4778

St. Florian Hall

13135 S Houston Ave

Pope

Finance

Referred [C.J.p. 89361]

PO2010-2384

Passed [C.J.p. 101990]

O2010-4779

St. Florian Rectory

13145 S Houston Ave

Pope

Finance

Referred [C.J.p. 89361]

PO2010-2383

Passed [C.J.p. 101991]

O2010-4780

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

St. Florian School

13100-13134 S Baltimore Ave

Pope

Finance

Referred [C.J.p. 89361]

PO2010-2386

Passed [C.J.p. 101991]

O2010-4781

St. Francis de Sales Church

10201 S Ewing Ave

Pope

Finance

Referred [C.J.p. 89362]

PO2010-2387

Passed [C.J.p. 101992]

O2010-4784

St. Francis de Sales Elementary School

10212 Avenue J St

Pope

Finance

Referred [C.J.p. 89362]

PO2010-2388

Passed [C.J.p. 101993]

O2010-4785

St. Francis de Sales High School

10147 S Ewing Ave

Pope

Finance

Referred [C.J.p. 89362]

PO2010-2389

Passed [C.J.p. 101993]

O2010-4786

St. Francis de Sales Rectory/Parish

10209 S Ewing Ave

Pope

Finance

Referred [C.J.p. 89362]

PO2010-2390

Passed [C.J.p. 101994]

O2010-4787

St. Francis of Assisi Church

813-821 W Roosevelt Rd

Solis

Finance

Referred [C.J.p. 89375]

PO2010-2228

Passed [C.J.p. 101992]

O2010-4782

St. Francis of Assisi School/Gym

1237-1241 S Newberry Ave

Solis

Finance

Referred [C.J.p. 89375]

PO2010-2227

Passed [C.J.p. 101992]

O2010-4783

St. Gabriel Church

4501-4521 S Lowe Ave

Balcer

Finance

Referred [C.J.p. 89363]

PO2010-2345

Passed [C.J.p. 101994]

O2010-4788

St. Gabriel Rectory

4518-4524 S Wallace St

Balcer

Finance

Referred [C.J.p. 89363]

PO2010-2344

Passed [C.J.p. 101994]

O2010-4789

St. Gabriel School

4500-4502 S Wallace St

Balcer

Finance

Referred [C.J.p. 89363]

PO2010-2456

Passed [C.J.p. 101995]

O2010-4790

St. Gall Parish

5524 S Kedzie Ave

Burke

Finance

Referred [C.J.p. 89366]

PO2010-2230

Passed [C.J.p. 101995]

O2010-4791

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

52

10/06/2010

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

St. Gelasius Church/Rectory/School
6415 S Woodlawn Ave

Cochran	Finance
Referred [C.J.p. 89372]	PO2010-2134
Passed [C.J.p. 101996]	O2010-4792

St. Genevieve Church

4835 W Altgeld St

Suarez	Finance
Referred [C.J.p. 89379]	PO2010-2027
Passed [C.J.p. 101996]	O2010-4793

St. Genevieve Convent

4844 W Montana St

Suarez	Finance
Referred [C.J.p. 89380]	PO2010-2026
Passed [C.J.p. 101996]	O2010-4794

St. Genevieve School

4834 W Montana St

Suarez	Finance
Referred [C.J.p. 89380]	PO2010-2025
Passed [C.J.p. 101997]	O2010-4795

4850-4856 W Montana St

Suarez	Finance
Referred [C.J.p. 89380]	PO2010-2024
Passed [C.J.p. 101997]	O2010-4796

St. George Church/School

9554 S Ewing Ave

Pope	Finance
Referred [C.J.p. 89362]	PO2010-2391
Passed [C.J.p. 101998]	O2010-4797

St. George Rectory

9546 S Ewing Ave

Pope	Finance
Referred [C.J.p. 89362]	PO2010-2392
Passed [C.J.p. 101998]	O2010-4798

St. Gertrude Church

1426 W Granville Ave

O'Connor	Finance
Referred [C.J.p. 89384]	PO2010-2109
Passed [C.J.p. 101998]	O2010-4800

St. Gertrude Ministry Center

6214 S Glenwood Ave

O'Connor	Finance
Referred [C.J.p. 89384]	PO2010-2108
Passed [C.J.p. 101999]	O2010-4801

St. Gertrude Rectory

1422 W Granville Ave

O'Connor	Finance
Referred [C.J.p. 89384]	PO2010-2107
Passed [C.J.p. 101999]	O2010-4799

St. Gregory the Great Church

5533-5541 N Paulina St

O'Connor	Finance
Referred [C.J.p. 89384]	PO2010-2112
Passed [C.J.p. 102000]	O2010-4802

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

St. Gregory the Great Convent
5543 N Paulina St

O'Connor	Finance
Referred [C.J.p. 89384]	PO2010-2111
Passed [C.J.p. 102000]	O2010-4803

St. Gregory the Great Elementary School

1643 W Bryn Mawr Ave

O'Connor	Finance
Referred [C.J.p. 89385]	PO2010-2117
Passed [C.J.p. 102000]	O2010-4804

St. Gregory the Great Gym

1605 W Gregory St

O'Connor	Finance
Referred [C.J.p. 89385]	PO2010-2217
Passed [C.J.p. 102001]	O2010-4805

St. Gregory the Great High School

555 N Paulina St

O'Connor	Finance
Referred [C.J.p. 89385]	PO2010-2118
Passed [C.J.p. 102001]	O2010-4806

St. Gregory the Great Rectory

1634-1636 W Gregory St

O'Connor	Finance
Referred [C.J.p. 89385]	PO2010-2216
Passed [C.J.p. 102002]	O2010-4807

St. Gregory the Great Residence

1621 W Bryn Mawr Ave

O'Connor	Finance
Referred [C.J.p. 89385]	PO2010-2218
Passed [C.J.p. 102002]	O2010-4808

1625 W Bryn Mawr Ave

O'Connor	Finance
Referred [C.J.p. 89385]	PO2010-2219
Passed [C.J.p. 102002]	O2010-4809

St. Hedwig Church

2136 W Webster Ave

Waguespack	Finance
Referred [C.J.p. 92387]	PO2010-3364
Passed [C.J.p. 102003]	O2010-4810

St. Hedwig School

2221-2235 N Hamilton Ave

Waguespack	Finance
Referred [C.J.p. 92387]	PO2010-3365
Passed [C.J.p. 102003]	O2010-4811

St. Helen Church

2329 W Augusta Blvd

Waguespack	Finance
Referred [C.J.p. 92387]	PO2010-3359
Passed [C.J.p. 102004]	O2010-4812

St. Helen Convent

2319 W Augusta Blvd

Waguespack	Finance
Referred [C.J.p. 92387]	PO2010-3361
Passed [C.J.p. 102004]	O2010-4813

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

53

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

St. Helen Rectory

2315 W Augusta Blvd

Waguespack

Referred [C.J.p. 92387]

Passed [C.J.p. 102004]

Finance

PO2010-3363

O2010-4814

St. Helen School

2341 W Augusta Blvd

Waguespack

Referred [C.J.p. 92387]

Passed [C.J.p. 102005]

Finance

PO2010-3362

O2010-4815

St. Helen Social Center

2339 W Augusta Blvd

Waguespack

Referred [C.J.p. 92387]

Passed [C.J.p. 102005]

Finance

PO2010-3360

O2010-4816

St. Hilary Church

5601 N California Ave

O'Connor

Referred [C.J.p. 89385]

Passed [C.J.p. 102006]

Finance

PO2010-2110

O2010-4819

St. Hilary Convent

5634 N Fairfield Ave

O'Connor

Referred [C.J.p. 89385]

Passed [C.J.p. 102007]

Finance

PO2010-2114

O2010-4820

St. Hilary Gym

5615 N California Ave

O'Connor

Referred [C.J.p. 89385]

Passed [C.J.p. 102007]

Finance

PO2010-2115

O2010-4821

St. Hilary School

5614 N Fairfield Ave

O'Connor

Referred [C.J.p. 89385]

Passed [C.J.p. 102008]

Finance

PO2010-2113

O2010-4822

St. Hyacinth Annex

3620 W Wolfram St

Reboyas

Referred [C.J.p. 89379]

Passed [C.J.p. 102008]

Finance

PO2010-2368

O2010-4823

St. Hyacinth Church

3626 W Wolfram St

Reboyas

Referred [C.J.p. 89379]

Passed [C.J.p. 102008]

Finance

PO2010-2363

O2010-4824

St. Hyacinth Convent

3651-3633 W George St

Reboyas

Referred [C.J.p. 98124]

Passed [C.J.p. 102009]

Finance

PO2010-4746

O2010-4826

3653 W George St

Reboyas

Referred [C.J.p. 89379]

Passed [C.J.p. 102009]

Finance

PO2010-2365

O2010-4825

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

St. Hyacinth School

3648 W Wolfram St

Reboyas

Referred [C.J.p. 89379]

Passed [C.J.p. 102010]

Finance

PO2010-2367

O2010-4827

St. Hyacinth School/Hall

3656 W Wolfram St

Reboyas

Referred [C.J.p. 89379]

Passed [C.J.p. 102010]

Finance

PO2010-2364

O2010-4828

St. Ignatius Church

6551-6557 N Glenwood Ave

O'Connor

Referred [C.J.p. 89385]

Passed [C.J.p. 102010]

Finance

PO2010-2211

O2010-4829

St. Ignatius Hall

1310-1326 W Loyola Ave

O'Connor

Referred [C.J.p. 89385]

Passed [C.J.p. 102011]

Finance

PO2010-2037

O2010-4830

St. Ignatius Rectory

6559-6561 N Glenwood Ave

O'Connor

Referred [C.J.p. 89385]

Passed [C.J.p. 102011]

Finance

PO2010-2222

O2010-4831

St. Ignatius School

1300-1308 W Loyola Ave

O'Connor

Referred [C.J.p. 89385]

Passed [C.J.p. 102012]

Finance

PO2010-2210

O2010-4832

St. James Church/School

2418 N Mango Ave

Reboyas

Referred [C.J.p. 89379]

Passed [C.J.p. 102012]

Finance

PO2010-2371

O2010-4833

2926 S Wabash Ave

Fioretti

Referred [C.J.p. 92385]

Passed [C.J.p. 102012]

Finance

PO2010-3320

O2010-4834

St. James Convent

2447 N Menard Ave

Reboyas

Referred [C.J.p. 89379]

Passed [C.J.p. 102013]

Finance

PO2010-2370

O2010-4835

St. James Hall

2432 N Mango Ave

Reboyas

Referred [C.J.p. 89379]

Passed [C.J.p. 102013]

Finance

PO2010-2369

O2010-4836

St. James Rectory

5740 W Fullerton Ave

Reboyas

Referred [C.J.p. 89379]

Passed [C.J.p. 102014]

Finance

PO2010-2372

O2010-4837

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

2940-2942 S Wabash Ave

Fioretti		Finance
Referred	[C.J.p. 92385]	PO2010-3322
Passed	[C.J.p. 102014]	O2010-4838

St. James School

2414 N Menard Ave

Mitts		Finance
Referred	[C.J.p. 89384]	PO2010-2143
Passed	[C.J.p. 102014]	O2010-4839

St. James School/Hall

2916 S Wabash Ave

Fioretti		Finance
Referred	[C.J.p. 92385]	PO2010-3346
Passed	[C.J.p. 102015]	O2010-4840

St. Jane de Chantal Church/School

5253 S Mcvicker Ave

Zaiewski		Finance
Referred	[C.J.p. 89373]	PO2010-2182
Passed	[C.J.p. 102015]	O2010-4841

St. Jane de Chantal Gym

5151 S McVicker Ave

Zaiewski		Finance
Referred	[C.J.p. 89373]	PO2010-2185
Passed	[C.J.p. 102016]	O2010-4842

St. Jane de Chantal Rectory

5259 S Mcvicker Ave

Zaiewski		Finance
Referred	[C.J.p. 89373]	PO2010-2162
Passed	[C.J.p. 102016]	O2010-4843

St. Jerome Croatian Church/Rectory

2813 S Princeton Ave

Balcer		Finance
Referred	[C.J.p. 89364]	PO2010-2447
Passed	[C.J.p. 102016]	O2010-4844

St. Jerome Croatian School/Convent

2805 S Princeton Ave

Balcer		Finance
Referred	[C.J.p. 89364]	PO2010-2446
Passed	[C.J.p. 102017]	O2010-4845

St. Joachim Church/Rectory

706 E 91st St

Lyle		Finance
Referred	[C.J.p. 89358]	PO2010-2249
Passed	[C.J.p. 102017]	O2010-4846

St. Joachim Convent

656-658 E 90th Pl

Lyle		Finance
Referred	[C.J.p. 89358]	PO2010-2251
Passed	[C.J.p. 102018]	O2010-4847

St. Joachim School

701-709 E 90th Pl

Lyle		Finance
Referred	[C.J.p. 89359]	PO2010-2250
Passed	[C.J.p. 102018]	O2010-4848

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

St. John Berchmans Church

2525 W Logan Blvd

Colon		Finance
Referred	[C.J.p. 89383]	PO2010-2057
Passed	[C.J.p. 102018]	O2010-4849

St. John Berchmans Convent

2509 W Logan Blvd

Colon		Finance
Referred	[C.J.p. 89383]	PO2010-2060
Passed	[C.J.p. 102019]	O2010-4850

St. John Berchmans Rectory

2517 W Logan Blvd

Colon		Finance
Referred	[C.J.p. 89383]	PO2010-2059
Passed	[C.J.p. 102019]	O2010-4851

St. John Berchmans School

2503 W Logan Blvd

Colon		Finance
Referred	[C.J.p. 89383]	PO2010-2056
Passed	[C.J.p. 102020]	O2010-4852

2503 W Logan Blvd

Colon		Finance
Referred	[C.J.p. 89383]	PC2010-2056
Passed	[C.J.p. 102020]	CL2010-4852

St. John Berchmans School/Gym

2540 W Altgeld St

Colon		Finance
Referred	[C.J.p. 89383]	PO2010-2058
Passed	[C.J.p. 102020]	O2010-4853

St. John Bosco Church/Rectory

6035 W Belden Ave

Graham		Finance
Referred	[C.J.p. 89378]	PO2010-2289
Passed	[C.J.p. 102020]	O2010-4854

St. John Bosco Convent

2316 N McVicker Ave

Graham		Finance
Referred	[C.J.p. 89378]	PO2010-2285
Passed	[C.J.p. 102021]	O2010-5032

St. John Bosco Pre-School

2308 S Austin Ave

Graham		Finance
Referred	[C.J.p. 89378]	PO2010-2288
Passed	[C.J.p. 102021]	O2010-4855

2308 N Mcvicker Ave

Graham		Finance
Referred	[C.J.p. 89378]	PO2010-2286
Passed	[C.J.p. 102022]	O2010-4856

St. John Cantius Church/School

811-819 N Carpenter St

Burnett		Finance
Referred	[C.J.p. 89377]	PO2010-2175
Passed	[C.J.p. 102022]	O2010-4857

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

55

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

St. John Cantius Office

1025 W Fry St

Burnett

Finance

Referred [C.J.p. 89377]

PO2010-2176

Passed [C.J.p. 102022]

O2010-4858

St. John Cantius Rectory/Convent

825 N Carpenter St

Burnett

Finance

Referred [C.J.p. 89377]

PO2010-2174

Passed [C.J.p. 102023]

O2010-4859

St. John Fisher Church/Rectory

10230 S Washtenaw Ave

Rugai

Finance

Referred [C.J.p. 89371]

PO2010-2089

Passed [C.J.p. 102024]

O2010-4862

St. John Fisher School/Convent

10200 S Washtenaw Ave

Rugai

Finance

Referred [C.J.p. 89371]

PO2010-2088

Passed [C.J.p. 102024]

O2010-4863

St. Josaphat Church

2301 N Southport Ave

Waguespack

Finance

Referred [C.J.p. 92388]

PO2010-3356

Passed [C.J.p. 102025]

O2010-4864

St. Josaphat Rectory

2311 N Southport Ave

Waguespack

Finance

Referred [C.J.p. 92388]

PO2010-3358

Passed [C.J.p. 102025]

O2010-4865

St. Joseph Church

4800 S Hermitage Ave

Cochran

Finance

Referred [C.J.p. 89372]

PO2010-2127

Passed [C.J.p. 102026]

O2010-4866

St. Joseph Church/Rectory

1107 N Orleans St

Burnett

Finance

Referred [C.J.p. 89377]

PO2010-2180

Passed [C.J.p. 102026]

O2010-4867

St. Joseph Rectory

4821 S Hermitage Ave

Cochran

Finance

Referred [C.J.p. 89372]

PO2010-2128

Passed [C.J.p. 102026]

O2010-4868

St. Joseph School

4833 S Hermitage Ave

Cochran

Finance

Referred [C.J.p. 89371]

PO2010-2129

Passed [C.J.p. 102028]

O2010-4871

1045 N Orleans St

Burnett

Finance

Referred [C.J.p. 89377]

PO2010-2179

Passed [C.J.p. 102027]

O2010-4869

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

4800-4810 S Paulina St

Cochran

Finance

Referred [C.J.p. 89372]

PO2010-2130

Passed [C.J.p. 102027]

O2010-4870

St. Kevin Church/School

10505 S Torrence Ave

Pope

Finance

Referred [C.J.p. 89362]

PO2010-2393

Passed [C.J.p. 102028]

O2010-4872

St. Kevin Rectory

10511 S Torrence Ave

Pope

Finance

Referred [C.J.p. 89362]

PO2010-2394

Passed [C.J.p. 102028]

O2010-4873

St. Leo High School

901-921 W 79th St

Thomas

Finance

Referred [C.J.p. 89368]

PO2010-2328

Passed [C.J.p. 102029]

O2010-4874

St. Malachy Church/Rectory

2240-2246 W Washington Blvd

Fioretti

Finance

Referred [C.J.p. 92385]

PO2010-3347

Passed [C.J.p. 102029]

O2010-4876

St. Malachy Parish Center

2251 W Washington Blvd

Fioretti

Finance

Referred [C.J.p. 92385]

PO2010-3348

Passed [C.J.p. 102030]

O2010-4878

St. Malachy School

2248 W Washington St

Fioretti

Finance

Referred [C.J.p. 92385]

PO2010-3344

Passed [C.J.p. 102030]

O2010-4877

St. Margaret Mary Church

2324 W Chase Ave

Moore

Finance

Referred [C.J.p. 89388]

PO2010-2223

Passed [C.J.p. 102029]

O2010-4875

St. Martin de Porres Church

5114 W Washington St

E Smith

Finance

Referred [C.J.p. 89378]

PO2010-2022

Passed [C.J.p. 102031]

O2010-4879

St. Martin de Porres Church/Rectory

5112 W Washington Blvd

E Smith

Finance

Referred [C.J.p. 89378]

PO2010-2019

Passed [C.J.p. 102031]

O2010-4880

St. Martin de Porres Hall

4300-4308 W Washington Blvd

E Smith

Finance

Referred [C.J.p. 89378]

PO2010-2020

Passed [C.J.p. 102041]

O2010-4904

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

56

10/06/2010

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

St. Martin de Porres School

110-116 N Leclair Ave

E Smith

Finance

Referred [C.J.p. 89378]

PO2010-2023

Passed [C.J.p. 102041]

O2010-4906

St. Mary Magdelene Church/School

8417 S Saginaw Ave

Jackson

Finance

Referred [C.J.p. 89359]

PO2010-2403

Passed [C.J.p. 102034]

O2010-4888

St. Mary Magdelene Hall

8441 S Saginaw Ave

Jackson

Finance

Referred [C.J.p. 89359]

PO2010-2404

Passed [C.J.p. 102035]

O2010-4889

St. Mary Magdelene Rectory/Convent

8430 S Marquette Rd

Jackson

Finance

Referred [C.J.p. 89359]

PO2010-2597

Passed [C.J.p. 102035]

O2010-4890

St. Mary Star of the Sea Church/Hall

4626 W 63rd St

Olivo

Finance

Referred [C.J.p. 89365]

PO2010-2278

Passed [C.J.p. 102037]

O2010-4895

St. Mary Star of the Sea Rectory

6435 S Kilbourn Ave

Olivo

Finance

Referred [C.J.p. 89365]

PO2010-2277

Passed [C.J.p. 102037]

O2010-4896

St. Mary Star of the Sea School/Convent

6430 S Kenneth Ave

Olivo

Finance

Referred [C.J.p. 89365]

PO2010-2276

Passed [C.J.p. 102038]

O2010-4897

St. Mary of Perpetual Help Church

1029-1037 W 32nd St

Balcer

Finance

Referred [C.J.p. 89364]

PO2010-2461

Passed [C.J.p. 102035]

O2010-4891

St. Mary of Perpetual Help Gym

1054-1058 W 32nd Pl

Balcer

Finance

Referred [C.J.p. 89364]

PO2010-2460

Passed [C.J.p. 102036]

O2010-4892

St. Mary of Perpetual Help Rectory

1039-1045 W 32nd St

Balcer

Finance

Referred [C.J.p. 89364]

PO2010-2459

Passed [C.J.p. 102036]

O2010-4893

St. Mary of Perpetual Help School

1025 W 32nd Pl

Balcer

Finance

Referred [C.J.p. 89364]

PO2010-2458

Passed [C.J.p. 102037]

O2010-4894

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

St. Mary of the Angels Church

1735-1759 W Cortland St

Waguespack

Finance

Referred [C.J.p. 92388]

PO2010-3354

Passed [C.J.p. 102031]

O2010-4881

St. Mary of the Angels Convent

1800 N Hermitage Ave

Waguespack

Finance

Referred [C.J.p. 92388]

PO2010-3334

Passed [C.J.p. 102032]

O2010-4882

St. Mary of the Angels Parish Office

1841-1847 N Wood St

Waguespack

Finance

Referred [C.J.p. 92388]

PO2010-3355

Passed [C.J.p. 102032]

O2010-4883

St. Mary of the Angels School

1851 N Hermitage Ave

Waguespack

Finance

Referred [C.J.p. 92388]

PO2010-3335

Passed [C.J.p. 102033]

O2010-4884

St. Mary of the Lake Church

4216 N Sheridan Rd

Shiller

Finance

Referred [C.J.p. 89387]

PO2010-2442

Passed [C.J.p. 102034]

O2010-4887

St. Matthias Church

2310 W Ainslie St

Schulter

Finance

Referred [C.J.p. 89388]

PO2010-2153

Passed [C.J.p. 102038]

O2010-4898

St. Matthias Convent

4927 N Claremont Ave

Schulter

Finance

Referred [C.J.p. 89388]

PO2010-2155

Passed [C.J.p. 102039]

O2010-4899

St. Matthias Hall

Schulter

Finance

Referred [C.J.p. 89388]

PO2010-2156

Passed [C.J.p. 102039]

O2010-4900

St. Matthias School

2332-2358 W Ainslie St

Schulter

Finance

Referred [C.J.p. 89388]

PO2010-2154

Passed [C.J.p. 102039]

O2010-4901

St. Michael Church/Annex

8219 S Shore Dr

Jackson

Finance

Referred [C.J.p. 89360]

PO2010-2402

Passed [C.J.p. 102040]

O2010-4902

St. Michael Convent

8235 S Shore Dr

Jackson

Finance

Referred [C.J.p. 89360]

PO2010-2401

Passed [C.J.p. 102040]

O2010-4903

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

57

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

St. Michael Pre-School
8209 S Shore Dr

Jackson		Finance
Referred	[C.J.p. 89360]	PO2010-2400
Passed	[C.J.p. 102041]	O2010-4905

St. Michael Rectory
8237 S Shore Dr

Jackson		Finance
Referred	[C.J.p. 89360]	PO2010-2399
Passed	[C.J.p. 102042]	O2010-4907

St. Michael School
8225 S Shore Dr

Jackson		Finance
Referred	[C.J.p. 89360]	PO2010-2398
Passed	[C.J.p. 102042]	O2010-4908

St. Michael the Archangel Church
1954-1958 W 48th St

Cochran		Finance
Referred	[C.J.p. 89372]	PO2010-2136
Passed	[C.J.p. 102043]	O2010-4909

St. Michael the Archangel Convent/Rectory Center
1949-1951 W 48th St

Cochran		Finance
Referred	[C.J.p. 89372]	PO2010-2137
Passed	[C.J.p. 102043]	O2010-4910

St. Michael the Archangel Rectory
4821-4823 S Damen Ave

Cochran		Finance
Referred	[C.J.p. 89372]	PO2010-2135
Passed	[C.J.p. 102043]	O2010-4911

St. Michael the Archangel School
4741 S Damen Ave

Cochran		Finance
Referred	[C.J.p. 89372]	PO2010-2138
Passed	[C.J.p. 102044]	O2010-4912

St. Michael the Archangel Social Center
1936 W 48th St

Cochran		Finance
Referred	[C.J.p. 89372]	PO2010-2139
Passed	[C.J.p. 102044]	O2010-4913

St. Nicholas of Tolentine Church
6200 S Lawndale Ave

Olivo		Finance
Referred	[C.J.p. 89365]	PO2010-2275
Passed	[C.J.p. 102045]	O2010-4914

St. Nicholas of Tolentine Convent
3731 W 62nd St

Olivo		Finance
Referred	[C.J.p. 89365]	PO2010-2274
Passed	[C.J.p. 102045]	O2010-4915

St. Nicholas of Tolentine Rectory
3719-3721 W 21st St

Olivo		Finance
Referred	[C.J.p. 89365]	PO2010-2293
Passed	[C.J.p. 102045]	O2010-4916

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

St. Nicholas of Tolentine School
3745 S 62nd St

Olivo		Finance
Referred	[C.J.p. 89365]	PO2010-2292
Passed	[C.J.p. 102046]	O2010-4917

St. Pancratius Church
4045 S Sacramento Ave

Burke		Finance
Referred	[C.J.p. 89367]	PO2010-2231
Passed	[C.J.p. 102046]	O2010-4918

St. Pancratius Convent
2942 W 40th Pl

Burke		Finance
Referred	[C.J.p. 89367]	PO2010-2232
Passed	[C.J.p. 102047]	O2010-4919

St. Pancratius Rectory
4021 S Sacramento Ave

Burke		Finance
Referred	[C.J.p. 89367]	PO2010-2233
Passed	[C.J.p. 102047]	O2010-4920

St. Pancratius School
2930-2938 W 40th Pl

Burke		Finance
Referred	[C.J.p. 89367]	PO2010-2234
Passed	[C.J.p. 102047]	O2010-4921

St. Paul Church
2234-2240 S Hoyne Ave

Solis		Finance
Referred	[C.J.p. 89375]	PO2010-2336
Passed	[C.J.p. 102048]	O2010-4922

St. Paul Convent
2122 W 22nd St

Solis		Finance
Referred	[C.J.p. 89375]	PO2010-2319
Passed	[C.J.p. 102048]	O2010-4923

St. Paul Hall
2131 W 22nd Pl

Soils		Finance
Referred	[C.J.p. 89375]	PO2010-2337
Passed	[C.J.p. 102049]	O2010-4924

St. Paul Rectory
2125-2127 W 22nd Pl

Solis		Finance
Referred	[C.J.p. 89375]	PO2010-2338
Passed	[C.J.p. 102049]	O2010-4925

St. Paul School
2114-2118 W 22nd St

Solis		Finance
Referred	[C.J.p. 89375]	PO2010-2320
Passed	[C.J.p. 102049]	O2010-4926

St. Peter Church/Rectory
108-116 W Madison St

Reilly		Finance
Referred	[C.J.p. 89386]	PO2010-2039
Passed	[C.J.p. 102050]	O2010-4927

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

108-116 W Madison St

Reilly

Referred [C.J.p. 89386]

Passed [C.J.p. 102050]

Finance

PO2010-2041

O2010-4944

108-116 W Madison St

Reilly

Referred [C.J.p. 89386]

Passed [C.J.p. 102051]

Finance

PO2010-2033

O2010-4928

St. Philip Neri Church

2132 E 72nd St

Hairston

Referred [C.J.p. 89358]

Passed [C.J.p. 102051]

Finance

PO2010-2116

O2010-5030

St. Philomena Church

1901-1911 N Kedvale Ave

Reboyas

Referred [C.J.p. 89379]

Passed [C.J.p. 102051]

Finance

PO2010-2366

O2010-4929

St. Philomena Rectory

1923 N Kedvale Ave

Reboyas

Referred [C.J.p. 89379]

Passed [C.J.p. 102052]

Finance

PO2010-2362

O2010-4930

St. Pius V Parish

1921 S Ashland Ave

Solis

Referred [C.J.p. 89375]

Passed [C.J.p. 102052]

Finance

PO2010-2318

O2010-4931

St. Procopius Church

1647 S Allport St

Solis

Referred [C.J.p. 89375]

Passed [C.J.p. 102053]

Finance

PO2010-2317

O2010-4932

St. Rene Goupil Church/School

6340 S New England Ave

Zaiewski

Referred [C.J.p. 89373]

Passed [C.J.p. 102053]

Finance

PO2010-2194

O2010-4934

St. Rene Goupil Rectory

6949 W 63rd Pl

Zaiewski

Referred [C.J.p. 89373]

Passed [C.J.p. 102053]

Finance

PO2010-2193

O2010-4933

St. Richard Church

5032 S Kostner Ave

Zaiewski

Referred [C.J.p. 89373]

Passed [C.J.p. 102054]

Finance

PO2010-2196

O2010-4935

St. Richard Parish Center

5032 S Kostner Ave

Zaiewski

Referred [C.J.p. 89373]

Passed [C.J.p. 102054]

Finance

PO2010-2203

O2010-4936

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

5032 S Kostner Ave

Zaiewski

Referred [C.J.p. 89373]

Passed [C.J.p. 102055]

Finance

PO2010-2202

O2010-4937

St. Richard Rectory

5034 S Kostner Ave

Zaiewski

Referred [C.J.p. 89374]

Passed [C.J.p. 102055]

Finance

PO2010-2204

O2010-4938

St. Richard School

5031 S Kenneth Ave

Zaiewski

Referred [C.J.p. 89374]

Passed [C.J.p. 102055]

Finance

PO2010-2160

O2010-4939

St. Rita of Cascia Church

2700-2724 S. 63rd St

Olivo

Referred [C.J.p. 89368]

Passed [C.J.p. 102056]

Finance

PO2010-2279

O2010-4940

St. Rita of Cascia School

2701 W 62nd St

Foulkes

Referred [C.J.p. 89368]

Passed [C.J.p. 102057]

Finance

PO2010-2356

O2010-4943

6201 S Washtenaw Ave

Foulkes

Referred [C.J.p. 89368]

Passed [C.J.p. 102057]

Finance

PO2010-2357

O2010-4942

St. Roman Parish

2649 W 23rd St

E Smith

Referred [C.J.p. 89378]

Passed [C.J.p. 102057]

Finance

PO2010-2018

O2010-4945

St. Sabina Church/School/Rectory

7803-7813 S Throop St

Thomas

Referred [C.J.p. 89368]

Passed [C.J.p. 102058]

Finance

PO2010-2324

O2010-4946

St. Sabina Convent

7812 S Racine Ave

Thomas

Referred [C.J.p. 89368]

Passed [C.J.p. 102058]

Finance

PO2010-2321

O2010-4947

St. Sabina Office

7811 S Racine Ave

Thomas

Referred [C.J.p. 89368]

Passed [C.J.p. 102059]

Finance

PO2010-2329

O2010-4948

St. Sabina Safe House

7825 S Racine Ave

Thomas

Referred [C.J.p. 89368]

Passed [C.J.p. 102059]

Finance

PO2010-2325

O2010-4949

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

59

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

7827 S Racine Ave

Thomas		Finance
Referred	[C.J.p. 89368]	PO2010-2327
Passed	[C.J.p. 102059]	O2010-4950

St. Simon the Apostle Church

2742-2752 W 52nd St

Burke		Finance
Referred	[C.J.p. 89367]	PO2010-2235
Passed	[C.J.p. 102060]	O2010-4951

St. Simon the Apostie Convent

5146 S Fairfield Ave

Burke		Finance
Referred	[C.J.p. 89367]	PO2010-2236
Passed	[C.J.p. 102060]	O2010-4952

St. Simon the Apostle Rectory

5153-5159 S California Ave

Burke		Finance
Referred	[C.J.p. 89367]	PO2010-2237
Passed	[C.J.p. 102061]	O2010-4953

St. Simon the Apostle School/Gym

5135 S California Ave

Burke		Finance
Referred	[C.J.p. 89367]	PO2010-2238
Passed	[C.J.p. 102061]	O2010-4954

St. Stanislaus Kostka Church

1351-1373 W Evergreen Ave

Waguespack		Finance
Referred	[C.J.p. 92388]	PO2010-3338
Passed	[C.J.p. 102061]	O2010-4955

St. Stanislaus Kostka Rectory

1351-1373 W Evergreen Ave

Waguespack		Finance
Referred	[C.J.p. 92388]	PO2010-3325
Passed	[C.J.p. 102062]	O2010-4956

St. Stanislaus Kostka School

1225 N Noble St

Waguespack		Finance
Referred	[C.J.p. 92388]	PO2010-3326
Passed	[C.J.p. 102062]	O2010-4957

St. Stephen King of Hungary Church/Rectory

2015 W Augusta Blvd

Waguespack		Finance
Referred	[C.J.p. 92388]	PO2010-3337
Passed	[C.J.p. 102063]	O2010-4958

St. Stephenson MB Church

1317 S Ashland Ave

Fioretti		Finance
Referred	[C.J.p. 98124]	PO2010-4736
Passed	[C.J.p. 102063]	O2010-4959

St. Sylvester Church

2161-2169 N Humboldt Dr

Colon		Finance
Referred	[C.J.p. 89383]	PO2010-2061
Passed	[C.J.p. 102063]	O2010-4960

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Water/Sewer Rates

St. Sylvester Hall/Gym

2156-2158 N Richmond St

Colon		Finance
Referred	[C.J.p. 89383]	PO2010-2062
Passed	[C.J.p. 102064]	O2010-4961

St. Sylvester Rectory

2155-2157 N Humboldt Dr

Colon		Finance
Referred	[C.J.p. 89383]	PO2010-2063
Passed	[C.J.p. 102064]	O2010-4962

St. Sylvester School

3027 W Palmer St

Colon		Finance
Referred	[C.J.p. 89383]	PO2010-2064
Passed	[C.J.p. 102065]	O2010-4963

St. Symphorosa Building

6158 S Austin Ave

Olivo		Finance
Referred	[C.J.p. 89365]	PO2010-2272
Passed	[C.J.p. 102065]	O2010-4964

St. Symphorosa Church

6159 N Austin Ave

Olivo		Finance
Referred	[C.J.p. 89365]	PO2010-2270
Passed	[C.J.p. 102065]	O2010-4966

St. Symphorosa Rectory/School

6135 S Austin Ave

Olivo		Finance
Referred	[C.J.p. 89366]	PO2010-2268
Passed	[C.J.p. 102066]	O2010-4967

St. Symphorosa School

6121 S Austin Ave

Olivo		Finance
Referred	[C.J.p. 89366]	PO2010-2271
Passed	[C.J.p. 102066]	O2010-4965

St. Symphorosa Sharp Center

6158 S Mason Ave

Olivo		Finance
Referred	[C.J.p. 89366]	PO2010-2269
Passed	[C.J.p. 102067]	O2010-4968

St. Tarcissus School

5847 N Moody Ave

Levar		Finance
Referred	[C.J.p. 89387]	PO2010-2212
Passed	[C.J.p. 102067]	O2010-4969

St. Teresa of Avila Church/Rectory

1037 W Armitage Ave

Waguespack		Finance
Referred	[C.J.p. 92388]	PO2010-3318
Passed	[C.J.p. 102067]	O2010-4970

St. Teresa of Avila Convent

1930 N Kenmore Ave

Waguespack		Finance
Referred	[C.J.p. 92388]	PO2010-3321
Passed	[C.J.p. 102068]	O2010-4971

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

St. Teresa of Avila School/Hall

1950 N Kenmore Ave

Waguespack

Finance

Referred [C.J.p. 92388]

PO2010-3377

Passed [C.J.p. 102068]

O2010-4972

St. Therese Chinese Catholic Mission Church/Rectory

218 W Alexander St

Solis

Finance

Referred [C.J.p. 89375]

PO2010-2316

Passed [C.J.p. 102069]

O2010-4973

St. Therese Chinese Catholic Mission School

251 W 23rd St

Solis

Finance

Referred [C.J.p. 89375]

PO2010-2315

Passed [C.J.p. 102069]

O2010-4974

St. Thomas More School

8128 S California Ave

Lane

Finance

Referred [C.J.p. 89369]

PO2010-2145

Passed [C.J.p. 102071]

O2010-4978

St. Thomas of Canterbury Church

4817-4825 N Kenmore Ave

Shiller

Finance

Referred [C.J.p. 89387]

PO2010-2443

Passed [C.J.p. 102070]

O2010-4976

St. Thomas the Apostie Church/School

5464-5474 S Kimbark Ave

Preckwinkle

Finance

Referred [C.J.p. 89358]

PO2010-2421

Passed [C.J.p. 102069]

O2010-4975

St. Thomas the Apostle Rectory

5472 S Kimbark Ave

Preckwinkle

Finance

Referred [C.J.p. 89358]

PO2010-2422

Passed [C.J.p. 102070]

O2010-4977

St. Turibius Church/Rectory

5646 S Kariov Ave

Olivo

Finance

Referred [C.J.p. 89366]

PO2010-2267

Passed [C.J.p. 102071]

O2010-4979

St. Turibius School

4128 W 57th St

Olivo

Finance

Referred [C.J.p. 89366]

PO2010-2266

Passed [C.J.p. 102071]

O2010-4980

St. Walter Church/Convent/School

11759 S Western Ave

Rugai

Finance

Referred [C.J.p. 89371]

PO2010-2051

Passed [C.J.p. 102072]

O2010-4981

St. Walter Rectory

11722 S Oakley Ave

Rugai

Finance

Referred [C.J.p. 89371]

PO2010-2087

Passed [C.J.p. 102072]

O2010-4982

PERMITS/LICENSE/FEE EXEMPTIONSCancellation

Water/Sewer Rates

St. Wenceslaus Church

3417 N Lawndale Ave

Colon

Finance

Referred [C.J.p. 89383]

PO2010-2069

Passed [C.J.p. 102073]

O2010-4983

St. Wenceslaus Rectory

3400-3408 N Monticello Ave

Colon

Finance

Referred [C.J.p. 89383]

PO2010-2068

Passed [C.J.p. 102073]

O2010-4984

St. Wenceslaus School

3429 N Lawndale Ave

Colon

Finance

Referred [C.J.p. 89383]

PO2010-2070

Passed [C.J.p. 102073]

O2010-4985

Telshe Yeshiva College Chicago and Rabbinical
College of Telshe Yeshiva Chicago

5052 N Drake Ave, 3525 W Foster Ave

Laurino

Finance

Referred [C.J.p. 89384]

PO2010-2263

Passed [C.J.p. 102074]

O2010-4986

5142 N Drake Ave, 3525 W Foster Ave

Laurino

Finance

Referred [C.J.p. 98124]

PO2010-4917

Passed [C.J.p. 102075]

O2010-4988

Transfiguration of Our Lord Church/School

2601-2603 W Carmen Ave

O'Connor

Finance

Referred [C.J.p. 89385]

PO2010-2220

Passed [C.J.p. 102075]

O2010-4989

Transfiguration of Our Lord Rectory

2609 W Carmen Ave

O'Connor

Finance

Referred [C.J.p. 89385]

PO2010-2221

Passed [C.J.p. 102075]

O2010-4990

1st United Methodist Church of Chicago Aid Society

77 W Washington St

Theatre of reconciliation

Reilly

Finance

Referred [C.J.p. 102947]

POR2010-973

Church of God in Christ United

1121 E 76th St

Harris

Finance

Referred [C.J.p. 94399]

PO2010-4013

Passed [C.J.p. 101888]

O2010-4515

Good Hope Freewill Baptist Church, The

525 S California Ave

E Smith

Finance

Referred [C.J.p. 102959]

PO2010-5997

LaSalle St Church

1140 N LaSalle Dr

Compensation fee

Daley

Finance

Referred [C.J.p. 102950]

POR2010-969

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

61

PERMITS/LICENSE/FEE EXEMPTIONS

Cancellation

Selfhelp Home, Inc., The		
908-920 W Argyle St		
M Smith	Finance	
Referred	[C.J.p. 102959]	PO2010-5995
Sister of Charity of the Blessed Virgin Mary Wright Hall		
6364 N Sheridan Rd		
Moore	Finance	
Referred	[C.J.p. 94401]	PO2010-4011
Passed	[C.J.p. 101944]	O2010-4662
St. Matthew-Gordon AME Zion Church		
9448 S Eggleston Ave		
Brookins	Finance	
Referred	[C.J.p. 102959]	PO2010-5996
Telshe Yeshiva College Chicago and Rabbinical		
College of Telshe Yeshiva Chicago		
Laurino	Finance	
Referred	[C.J.p. 94400]	PO2010-4012
Passed	[C.J.p. 102074]	O2010-4987

Exemptions

Art Institute of Chicago		
1926 N Halsted St		
Daley	Finance	
Referred	[C.J.p. 102948]	PO2010-6244
Benevolent and Protective Order of Elks of the USA		
2750 N Lakeview Ave		
Daley	Finance	
Referred	[C.J.p. 102948]	PO2010-6243
CARA Program		
237 S Desplaines St		
Fioretti	Finance	
Referred	[C.J.p. 102915]	PO2010-6003
Catholic Theological Union		
5401 S Cornell Ave		
Hairston	Finance	
Referred	[C.J.p. 102917]	PO2010-6234
Columbia College		
619 S Wabash Ave, 1104 S Wabash Ave, and various additional addresses		
Fioretti	Finance	
Referred	[C.J.p. 102915]	PO2010-6002
Core Foundation		
2020 W Harrison St		
Fioretti	Finance	
Referred	[C.J.p. 102915]	PO2010-6004
Covenant Home, The		
2720 W Foster Ave		
O'Connor	Finance	
Referred	[C.J.p. 102942]	PO2010-6240
Franciscan Outreach Assn.		
1645 W Le Moyne St		
Moreno	Finance	
Referred	[C.J.p. 102913]	PO2010-6231

PERMITS/LICENSE/FEE EXEMPTIONS

Exemptions

Hellenic Foundation		
6251 W Touhy Ave		
Doherty	Finance	
Referred	[C.J.p. 102943]	PO2010-6241
Holy Rosary Hall		
604 N Western Ave		
Maldonado	Finance	
Referred	[C.J.p. 89376]	PO2010-2297
Passed	[C.J.p. 101905]	O2010-4542
Hyde Park Union Church		
5600 S Woodlawn Ave		
Hairston	Finance	
Referred	[C.J.p. 102917]	PO2010-6235
Illinois Institute of Technology		
565 W Adams St		
Fioretti	Finance	
Referred	[C.J.p. 99767]	PO2010-5276
Passed	[C.J.p. 102091]	O2010-5011
Illinois Medical Dist.		
various additional addresses		
Fioretti	Finance	
Referred	[C.J.p. 102915]	PO2010-6232
Jewish United Fund/Jewish Federation of Metropolitan Chicago		
30 S Wells St, 200 W Monroe St		
Fioretti	Finance	
Referred	[C.J.p. 99767]	PO2010-5272
Passed	[C.J.p. 102093]	O2010-5014
Lydia Home Assn.		
4300 W Irving Park Rd		
Allen	Finance	
Referred	[C.J.p. 102939]	PO2010-6239
Midwest Akido Center		
4349 N Damen Ave		
Schulter	Finance	
Referred	[C.J.p. 102953]	PO2010-6246
Newberry Library, The		
60 W Walton St		
Reilly	Finance	
Referred	[C.J.p. 102944]	PO2010-6242
Norwegian American Hosp.		
1044 N Francisco Ave, 1044 N Mozart St, and various additional addresses		
Maldonado	Finance	
Referred	[C.J.p. 102932]	PO2010-6236
Park Shore East Co-Op		
6256 S Park Shore East Ct, 1511 E Park Shore East Ct, and various additional addresses		
Hairston	Finance	
Referred	[C.J.p. 99770]	PO2010-5270
Passed	[C.J.p. 102099]	O2010-5018

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

62

10/06/2010

PERMITS/LICENSE/FEE EXEMPTIONS

Exemptions

Recyclery Collective, The
7628 N Paulina St
Moore Finance
Referred [C.J.p. 99816] PO2010-5277
Passed [C.J.p. 102107] O2010-5019

Rogers Park Baptist Church
1900 W Greenleaf Ave
Moore Finance
Referred [C.J.p. 99813] PO2010-5556
Passed [C.J.p. 102108] O2010-5020

Rush University Medical Center/Rush Children's
Sers.
1653 W Congress Pkwy, 1717 W Congress
Pkwy, and various additional addresses
Fioretti Finance
Referred [C.J.p. 102915] PO2010-6233

Senior Citizen Homeowner's Exemption
Property tax relief
Schulter & Others Finance
Referred [C.J.p. 99811] PR2010-66
Adopted [C.J.p. 99862] R2010-1072

St. Elizabeth Hosp.
1431 N Claremont Ave
Moreno Finance
Referred [C.J.p. 102913] PO2010-6012

St. Hedwig Parish
2226 N Hoyne Ave, 2235 W Hamilton Ave,
and various additional addresses
Waguespack Finance
Referred [C.J.p. 102935] PO2010-6237

St. Mary of Nazareth Hosp. Center
2222 W Chicago Ave, 2201 W Division St,
and various additional addresses
Waguespack Finance
Referred [C.J.p. 102935] PO2010-6238

2252 W Division St, 2204 W Division St, and
various additional addresses
Moreno Finance
Referred [C.J.p. 102913] PO2010-6230

St. Paul United Church of Christ
2335 N Orchard St
Daley Finance
Referred [C.J.p. 102949] PO2010-6245

Free Permits

826CHI
1331 N Milwaukee Ave
Moreno Finance
Referred [C.J.p. 102957] PO2010-6011

Agape Youth Development and Family Support
3355 W Fifth Ave
E Smith Finance
Referred [C.J.p. 94400] PO2010-4052
Passed [C.J.p. 101876] O2010-4485

PERMITS/LICENSE/FEE EXEMPTIONS

Free Permits

Bishop and Trustees of the Protestant Episcopal
Church in the Diocese of Chicago, The
65 E Huron St
Reilly Finance
Referred [C.J.p. 99798] PO2010-5573
Passed [C.J.p. 102081] O2010-5000

Catholic Bishop of Chicago, The
835 N Rush St
Moore Finance
Referred [C.J.p. 99812] PO2010-5572
Passed [C.J.p. 102081] O2010-5001

Chicago Housing Authority, The
1616 N Artesian Ave
Moreno Finance
Referred [C.J.p. 102956] PO2010-6010

Chicago Metropolitan Battered Women's Network
1 E Wacker Dr
Reilly Finance
Referred [C.J.p. 99799] PO2010-5574
Passed [C.J.p. 102082] O2010-5033

Children's Memorial Hospital
155 E Superior St
Reilly Finance
Referred [C.J.p. 99799] PO2010-5575
Passed [C.J.p. 102083] O2010-5002

Council for Jewish Elderly
1420 W Farwell Ave, 1345 W Jarvis Ave,
1221 W Sherwin Ave
Moore Finance
Referred [C.J.p. 99812] PO2010-5564
Passed [C.J.p. 102084] O2010-5003

Edison Park Lutheran Church
6626 N Oliphant Ave
Doherty Finance
Referred [C.J.p. 99797] PO2010-5619
Passed [C.J.p. 102085] O2010-5004

Faith Center Church
316 S Spaulding Ave
E Smith Finance
Referred [C.J.p. 94400] PO2010-4053
Passed [C.J.p. 101892] O2010-4525

320 S Spaulding Ave
E Smith Finance
Referred [C.J.p. 94400] PO2010-4054
Passed [C.J.p. 101892] O2010-4526

Family Matters
7731 N Marshfield Ave
Moreno Finance
Referred [C.J.p. 99812] PO2010-5558
Passed [C.J.p. 102086] O2010-5005

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

63

PERMITS/LICENSE/FEE EXEMPTIONS

Free Permits

Good News Partners
1600 W Jonquil Ter, 1435 W Fargo Ave,
1449 W Fargo Ave and various additional
addresses
Moore Finance
Referred [C.J.p. 99812] PO2010-5561
Passed [C.J.p. 102086] O2010-5006

Grace Apostolic Church
8251 S Exchange Ave
Pope Finance
Referred [C.J.p. 102957] PO2010-6006

Holy Name Cathedral
730 N Wabash Ave
Reilly Finance
Referred [C.J.p. 99799] PO2010-5576
Passed [C.J.p. 102087] O2010-5007

Housing Opportunities for Woman
1614-1622 W Jonquil Ter, 1654 W Jonquil
Ter
Moore Finance
Referred [C.J.p. 99812] PO2010-5565
Passed [C.J.p. 102088] O2010-5008

Howard Area Community Center
7642 N Paulina St, 1527 W Morse Ave, 1623
W Howard St and various additional
addresses
Moore Finance
Referred [C.J.p. 99812] PO2010-5567
Passed [C.J.p. 102089] O2010-5009

Hyde Park Union Church
5600 S Woodlawn Ave
Hairston Finance
Referred [C.J.p. 99770] PO2010-5579
Passed [C.J.p. 102090] O2010-5010

Indian Medical Assn. Charitable Foundation Clinic
2645 W Peterson Ave
O'Connor Finance
Referred [C.J.p. 99796] PO2010-5581
Passed [C.J.p. 102091] O2010-5012

Iskcon
1716 W Lunt Ave
Moore Finance
Referred [C.J.p. 99812] PO2010-5555
Passed [C.J.p. 102092] O2010-5013

Jefferson Park Chamber
4849 N Milwaukee Ave
Levar Finance
Referred [C.J.p. 102952] POR2010-962

Lester and Rosalie Anixter Center
1401 W Chase Ave, 1727 W North Shore
Ave, and various additional addresses
Moore Finance
Referred [C.J.p. 99812] PO2010-5568
Passed [C.J.p. 102094] O2010-5015

PERMITS/LICENSE/FEE EXEMPTIONS

Free Permits

Lifeline Theater
6914-6918 N Glenwood Ave
Moore Finance
Referred [C.J.p. 99813] PO2010-5560
Passed [C.J.p. 102095] O2010-5016

Loyola University Chicago
1068 W Sheridan Rd, 1052 W Sheridan Rd,
6430 N Kenmore and various additional
addresses
Moore Finance
Referred [C.J.p. 99813] PO2010-5571
Passed [C.J.p. 102095] O2010-5017

Marist High School
4200 W 115th St
Rugai Finance
Referred [C.J.p. 99815] PO2010-5552
Passed [C.J.p. 101873] O2010-4480

Menomonee Club
800 W Buena Ave
Shiller Finance
Referred [C.J.p. 99816] PO2010-5271
Passed [C.J.p. 101874] O2010-4481

Metra
W Foster Ave, at N Ravenswood Ave to W
Balmoral Ave
O'Connor Finance
Referred [C.J.p. 102957] PO2010-6008

New Life Covenant Church
4338 S Prairie Ave
Dowell Finance
Referred [C.J.p. 102956] PO2010-6249

Noble Network of Charter Schools
723-745 N Lawndale Ave
Burnett Finance
Referred [C.J.p. 99815] PO2010-5273
Passed [C.J.p. 101874] O2010-4482

Our Lady of The Gardens Convent
629 E 133rd St
Beale Finance
Referred [C.J.p. 94399] PO2010-4049
Passed [C.J.p. 101924] O2010-4608

Our Lady of The Gardens School/Gym
13328 S Langley Ave
Beale Finance
Referred [C.J.p. 94399] PO2010-4050
Passed [C.J.p. 101924] O2010-4609

Our Lady of Victory Church
4334 N Laramie Ave
Levar Finance
Referred [C.J.p. 102952] POR2010-965

Quinn Chapel A.M.E.
2401-2405 S Wabash Ave
Fioretti Finance
Referred [C.J.p. 94398] PO2010-4040
Passed [C.J.p. 101940] O2010-4648

PERMITS/LICENSE/FEE EXEMPTIONSFree Permits

Rogers Park Business Alliance		
1448 W Morse Ave		
Moore		Finance
Referred	[C.J.p. 99813]	PO2010-5569
Passed	[C.J.p. 102109]	O2010-5021
Rogers Park Family Health Center		
1555 W Howard St		
Moore		Finance
Referred	[C.J.p. 99813]	PO2010-5562
Passed	[C.J.p. 102110]	O2010-5022
Rogers Park Presbyterian Church		
7059 N Greenview Ave		
Moore		Finance
Referred	[C.J.p. 99813]	PO2010-5557
Passed	[C.J.p. 102111]	O2010-5024
Smith, Washington and Jane		
2315 W 112th Pl		
Rugai		Finance
Referred	[C.J.p. 94400]	PO2010-4029
Passed	[C.J.p. 102077]	O2010-4994
St. Anthony Church		
202 E Kensington Ave		
Beale		Finance
Referred	[C.J.p. 94399]	PO2010-4048
Passed	[C.J.p. 101956]	O2010-4692
St. Anthony Rectory		
11535 S Prairie Ave		
Beale		Finance
Referred	[C.J.p. 94400]	PO2010-4047
Passed	[C.J.p. 101956]	O2010-4693
St. Constance Church		
5843 W Strong St		
Levar		Finance
Referred	[C.J.p. 102951]	POR2010-963
St. Cornelius Church		
5430 W Foster Ave, 5252 N Long Ave		
Levar		Finance
Referred	[C.J.p. 102952]	POR2010-967
St. Edward's Church		
4350 W Sunnyside Ave		
Levar		Finance
Referred	[C.J.p. 102952]	POR2010-964
St. Helena of the Cross Church/Convent/School		
10116 S Normal Ave		
Beale		Finance
Referred	[C.J.p. 94400]	PO2010-4046
Passed	[C.J.p. 102006]	O2010-4817
St. Helena of the Cross Rectory		
10121 S Parnell Ave		
Beale		Finance
Referred	[C.J.p. 94400]	PO2010-4045
Passed	[C.J.p. 102006]	O2010-4818

PERMITS/LICENSE/FEE EXEMPTIONSFree Permits

St. Jerome's Church		
1709 W Lunt Ave, 1645 W Morse Ave, 1710 W Morse Ave		
Moore		Finance
Referred	[C.J.p. 99813]	PO2010-5559
Passed	[C.J.p. 102112]	O2010-5027
St. John De La Salle Church		
10200 S Vernon Ave		
Beale		Finance
Referred	[C.J.p. 94400]	PO2010-4044
Passed	[C.J.p. 102023]	O2010-4860
St. John De La Salle Rectory		
10205 S Dr Martin Luther King Jr Dr		
Beale		Finance
Referred	[C.J.p. 94400]	PO2010-4043
Passed	[C.J.p. 102024]	O2010-4861
St. John's Lutheran School		
4937 W Montrose Ave		
Levar		Finance
Referred	[C.J.p. 99816]	PO2010-5267
Passed	[C.J.p. 101875]	O2010-4483
St. Mary of the Assumption Church		
310 E 137th St		
Beale		Finance
Referred	[C.J.p. 94400]	PO2010-4042
Passed	[C.J.p. 102033]	O2010-4885
St. Mary of the Assumption Rectory/Parish Center		
319 E 137th St		
Beale		Finance
Referred	[C.J.p. 94400]	PO2010-4041
Passed	[C.J.p. 102033]	O2010-4886
St. Paul's Church by the Lake		
7100 N Ashland Ave		
Moore		Finance
Referred	[C.J.p. 99813]	PO2010-5570
Passed	[C.J.p. 102113]	O2010-5028
St. Tarcissus Church		
6020 W Ardmore Ave		
Nov. 15-Dec. 15, 2011		
Levar		Finance
Referred	[C.J.p. 99808]	POR2010-885
Passed	[C.J.p. 102079]	OR2010-953
United Church of Rogers Park		
1545 W Morse Ave		
Moore		Finance
Referred	[C.J.p. 99813]	PO2010-5566
Passed	[C.J.p. 102114]	O2010-5025
Universal Hagars Spiritual Church		
1646-1648 W Monterey Ave		
Austin		Finance
Referred	[C.J.p. 94400]	PO2010-4033
Passed	[C.J.p. 102076]	O2010-4991

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

65

PERMITS/LICENSE/FEE EXEMPTIONS

Free Permits

Wesley United Methodist Church		
201 E 95th St		
Lyle	Finance	
Referred	[C.J.p. 102956]	PO2010-6000
Yeshivas Meor Hatorah of Chicago		
3635 W Devon Ave		
Stone	Finance	
Referred	[C.J.p. 99814]	PO2010-5580
Passed	[C.J.p. 102115]	O2010-5029

Issuance

Chicago Math and Science Academy		
7212 N Clark St		
Moore	Finance	
Referred	[C.J.p. 99816]	PO2010-5563
Passed	[C.J.p. 101872]	O2010-4477
Copernicus Foundation		
4753-4759 N Laramie Ave		
Levar	Finance	
Referred	[C.J.p. 99816]	PO2010-5578
Passed	[C.J.p. 101872]	O2010-4478
Inspiration Corp.		
4554 N Broadway, 4715 N Sheridan Rd		
Shiller	Finance	
Referred	[C.J.p. 102957]	PO2010-5999
Inspiration Kitchens		
3504 W Lake St		
E Smith	Finance	
Referred	[C.J.p. 102957]	PO2010-5998
St. Daniel the Prophet Octoberfest		
Oct. 1-2, 2010		
Zaiewski	Finance	
Referred	[C.J.p. 99782]	PO2010-5577
Passed	[C.J.p. 101876]	O2010-4484
Sure Light Sign Co.		
50 W Washington St		
Reilly	Finance	
Referred	[C.J.p. 99799]	PO2010-5553
Passed	[C.J.p. 101873]	O2010-4479

Refunds

Senior Citizen Sewer		
Adams, Kay		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Ahn, Soonae		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Al Khatib, Roberta A.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Alberts, Donna M.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer		
Alexander, Constance		
Preckwinkle	Finance	
Referred	[C.J.p. 102959]	PO2010-6250
Alexander, Louis		
Preckwinkle	Finance	
Referred	[C.J.p. 102959]	PO2010-6250
Altkorn, Eva		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Amato, Joseph		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Anderson, Judy D.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Angliongto, Florence L.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Antelo, Joseph G.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Anunciacion, Francine		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Apostal, Peter N.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Aranyi, Catherine		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Armstrong, Claire		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Armstrong, Gene O.		
Preckwinkle	Finance	
Referred	[C.J.p. 102959]	PO2010-6250
Armstrong, Susan H.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Arvia, Carmel A.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Atwood, Diana		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Azevedo, Dalia E.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Baddeley, Jeffrey D.		
Reilly	Finance	
Referred	[C.J.p. 102961]	PO2010-6255

OFFICE OF THE CITY CLERK

CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

PERMITS/LICENSE/FEE EXEMPTIONSRefunds

Senior Citizen Sewer

Baer, John R. F.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Bajus, Beveriy A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Baker, Alvia

Reilly	Finance
Referred [C.J.p. 102961]	PO2010-6255

Baker, William

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Balgemann, Janice

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Ball, Carrie L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Baltus, Nancy C.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Banta, Maxine P.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Bartlett, Joe. H.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Batts, Warren L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Becker, Michael A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Bender, Sherrell

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Bennett, Cecil B.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Bergen, Jacqueline A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Berman, Nancy

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Bevan, Barbara E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Bharati, Saradja

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

PERMITS/LICENSE/FEE EXEMPTIONSRefunds

Senior Citizen Sewer

Bitter, James E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Blake, Barry

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Blake, Joan M.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Blake, Marion

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Blumenfeld, David

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Bogusz, Jozef

Rice	Finance
Referred [C.J.p. 102960]	PO2010-6252

Bookie, Lillian L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Bosenberg, Evelyn

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Bowen, Florence

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Bowers, Raymond E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Braham, Elizabeth

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Brennen, Betty A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Brent, Stuart

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Brinson, Gary P.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Brodway, Albert J.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Broderick, Clarice R.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Bronson, Stephen R.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

67

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Brooks, Charles		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Brown, Janice		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Brown, Richard H.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Brown, Robert		
Hairston	Finance	
Referred	[C.J.p. 102960]	PO2010-6251
Brownstein, Carol		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Bruce, Patricia R.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Brunstein, Phillip		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Brussell, Shirley R.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Bruti, Gerald		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Burton, Rene		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Bykowski, Rosalie V.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Cabaj, Michael		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Camp, Ray H.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Carlson, Lois A.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Carney, Alice		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Carpenter, Fairbank		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Carpenter, Peter		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer
Cavender, Leonard L.

Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Ceja, Joseph N.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Cerda, David		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Cerone, James F.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Chan, Heidi K.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Chanen, Doralu		
Daley	Finance	
Referred	[C.J.p. 102961]	PO2010-6256
Chaney, Ethelwyn S.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Charnota, Marla		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Cimino, Bette J.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Clark, James B.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Clary, Vincent		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Clay, Jr, Leo R.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Cline, John L.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Cloonan, James B.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Cohen, Iris		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Cohen, Mae		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Collins, Claudette M.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950

OFFICE OF THE CITY CLERK

CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

PERMITS/LICENSE/FEE EXEMPTIONSRefunds

Senior Citizen Sewer		
Comparin, Barbara A.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Consdudy, Frances		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Conway, Carol J.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Cook, James		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Corral, Nancy A.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Costa, George V.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Crandall, Ariene R.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Cua, Nenita A.		
M Smith	Finance	
Referred	[C.J.p. 102961]	PO2010-6259
Currin, Gwendolyn		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Preckwinkle	Finance	
Referred	[C.J.p. 102959]	PO2010-6250
Curtean, Thomas		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Curtis, Mattie		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Dabich, Zorica		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Dangoia, Phyllis		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Daniel, Nellie J.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Daniels, Patricia D.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Davidson, Flozell		
Hairston	Finance	
Referred	[C.J.p. 102960]	PO2010-6251

PERMITS/LICENSE/FEE EXEMPTIONSRefunds

Senior Citizen Sewer		
Davis, Carrie L.		
Hairston	Finance	
Referred	[C.J.p. 102960]	PO2010-6251
Davis, Cleo		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Davis, Lester W.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Dayai, Susheela		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Denton, Howard L.		
Preckwinkle	Finance	
Referred	[C.J.p. 102959]	PO2010-6250
Di Nallo, Biagino		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Dick, Azile V.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Dijohn, Frank A.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Dilorenzo, Gloria		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Dixon, Marian A.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Dobkin, Diane		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Dobkin, Judith F.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Dolton, Bertha		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Dominiak, Kenneth E.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Donahue, John P.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Dorman, Arieen		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Dumbleton, Susanne M.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

69

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Dunn, E. Bruce

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Dunn, Joyce R.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Eagan, Dennis M.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Eaton, Donna M.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Eggers, Winifred E.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Ehrich, Ariene T.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Einhorn, William A.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Eisenman, Harry J.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Elrod, Merie S.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Emmerman, Ronald

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Eng-Magan, Ingrid B.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Enta, Juliet

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Erenberg, Sara A.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Evans, Walter

Hairston

Referred

[C.J.p. 102960]

Finance

PO2010-6251

Ewald, Richard P.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Fainman, Marion

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Fantl, M. Robert

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Faulstich Jr., Goerge L.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Feinberg, Susan

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Felix, Anna

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Fernandez, Jose R.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Ferrara, Frank D.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Figiel, Dolores M.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Flodstrom, Okbin

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Fogarty, Joan

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Foley, Fenton J.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Ford, Margarete

Hairston

Referred

[C.J.p. 102960]

Finance

PO2010-6251

Fouser, Jane G.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Freed, Marjorie R.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Frenzel, Richard M.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Friedland, Selma

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Friedlieb, Jeffrey

Levar

Referred

[C.J.p. 102961]

Finance

PO2010-6258

Friedlob, Kate

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Frolichstein, Seymoor R.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

OFFICE OF THE CITY CLERK

CITY COUNCIL LEGISLATIVE INDEX

PERMITS/LICENSE/FEE EXEMPTIONSRefunds

Senior Citizen Sewer

Frost, John A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Fuetterer, Gertina

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Galan, Jean

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Garay, Phyllis J.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Garner, June E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Garvey, Ann M.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Georgandas, Adrienne L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Gerber, David R.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Gerch, Rita A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Getz, Millicent L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Gill, Margaret L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Glickman, Paul B.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Glickstein, David

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Goldberg, Anne

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Golden, Bruce

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Golden, Terry E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Goldfish, Marc D.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

PERMITS/LICENSE/FEE EXEMPTIONSRefunds

Senior Citizen Sewer

Goldstein, Ernest B

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Goodman, Loretta M.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Gordon, Gertrude

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Gordon, Richard A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Gormaly Jr., Greg C.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Gough, Sandra L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Gould, Nevenka S.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Gradman, Iris M.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Graunke, Patricia

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Green, Paul

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Green, Ruthann

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Griffith, Richard C.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Grist, Robert W.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Groark, Mary

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Gross, Barry

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Grunberg, Bermarth

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Gugliotta, Gloria G.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

71

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer
Guin, Beverly S.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Gumucio, Susana E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hagemann, Janet L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hagerty, Clark

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Halpern, Samuel

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hamilton, Herbert

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hampton, Joan B.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Handt, C William

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Haney, Carol J.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hansen, Chadwick C.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Harris, Joan W.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Harris, Kathleen M.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Harris, King

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Harris, Michael L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Harris, Sharon K.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hartley, Carol

Hairston	Finance
Referred [C.J.p. 102960]	PO2010-6251

Hayes, Alonzo D.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer
Hays, Carol S.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hecht, Joyce E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Heitz, Virginia J.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Henderson, Leon B.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Henderson, Madalyn

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Henderson, Ralph E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hendricksen, Joyce A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Henry, William J.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Herman, Robert D.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hermann, Donald

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hernandez, Hector

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hill, Robert W.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hill, Velma C.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hirsch, Joan S.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hodo, Shirley

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hoffenberg, Vernon

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Hoffman, Rhonda

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

72

10/06/2010

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Hogan, John L.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Hohe, Paul T.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Holleb, Doris B.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Hollowick, Ellen

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Horwitz, Jeffrey W.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Hrbca, Matt

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Hsee, Christina

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Huitt, June M.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Hunt, Jane C.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Hutchison, Betty L.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Hyde, David

Hairston

Referred

[C.J.p. 102960]

Finance

PO2010-6251

Imrem, Susan G.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Irwin, Ellen J.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Isaacs, Suzanne T.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Jackson, Gwendolyn A.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Jackson, Madeline

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Jackson, Sarah D.

Hairston

Referred

[C.J.p. 102960]

Finance

PO2010-6251

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Janus, Maria

Levar

Referred

[C.J.p. 102961]

Finance

PO2010-6258

Jayne, Jerry

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Jefferson, Hattie

Preckwinkle

Referred

[C.J.p. 102959]

Finance

PO2010-6250

Jeffries, John A.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Johnson, Argie K.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Johnson, Kathleen M.

M Smith

Referred

[C.J.p. 102961]

Finance

PO2010-6259

Johnson, Robert H.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Johnson, Robert V.

Hairston

Referred

[C.J.p. 102960]

Finance

PO2010-6251

Jones, Alvin C.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Jones, Michael

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Judge, Bernard

Reilly

Referred

[C.J.p. 102961]

Finance

PO2010-6255

Judge, Catherine E.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Jurta, Audrey A.

Doherty

Referred

[C.J.p. 102960]

Finance

PO2010-6254

Kahn, David V.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Kamin, Malcolm S.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Kamys, Doris A.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

Kaneda, Patrice C.

Burke

Passed

[C.J.p. 102476]

Finance

OR2010-950

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

73

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Kanelos, Helen

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Karrat, John

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Kedzior, Raymond A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Keim, Thomas E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Keroff, William B.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Kessler, Morton

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Keuth, Jeanne L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Kiewe, Ruth

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Kim, Kyeh

Reilly	Finance
Referred [C.J.p. 102961]	PO2010-6255

Kirch, William L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Kirchheimer, John E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Kirschner, Susan B.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Kleinschmidt, Robert D.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Klinsky, Fred

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Klocke, Ann M.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Koehler, Harriet B.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Koglin, Bernice E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Kohrman, Janet

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Kolb, Marlene

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Kollman, Carl G.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Kondratowicz, Chester

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Koster, Jerome

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Kostka, Leokadia

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Koziel, Chester

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Kuchnecki, Zozislaw

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Kuhn, William

Daley	Finance
Referred [C.J.p. 102961]	PO2010-6256

Burke

Passed [C.J.p. 102476]	OR2010-950
------------------------	------------

Kush Jr., George A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Lahey, Gerald F.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Lanctot, Barbara A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Landa, Al

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Lazar, Vivian M.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Lazerson, Florence

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Leavitt, Carol

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

74

10/06/2010

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Lee, Tsong Chou

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Legenza, Angela H.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Leichenko, Eleanor H.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Lenn Jr., Frederick W.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Lepley, Anthony A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Leptich, Patricia M.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Leracz, Edmund and Bernice

Reilly	Finance
Referred [C.J.p. 102961]	PO2010-6255

Leroy, Venetta L.

Hairston	Finance
Referred [C.J.p. 102960]	PO2010-6251

Leventhal, Penny

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Levine, Saralyn

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Levy, Bernard S.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Levy, Deeann

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Lewin, Judith L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Lewis, Juanita E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Li, Tze Chung

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Linden, Carole H.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Lipscher, Heather

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Lisle, Donald C.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Little, Ellen and Shirley

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Lizzo, Virginia J.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Leber, Ross

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Loeb, John W.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Lopardo, Eleanor H.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Lovis, Emma A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Luczak, Edward L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Luebbbers, Claudia R.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Lundgren, Kenda N.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Lydon, Sarah

Doherty	Finance
Referred [C.J.p. 102960]	PO2010-6254

Lyons, Carol A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Macgregor, Donald R.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Madsen, Helene

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Magaraci, Salvatore

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mages, Adler and Libby

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mages, Jack M.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

75

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Magett, Francine E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mahan Jr., Ray N.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Malnati, Donna M.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mancuso, James W.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mangione, Peter L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mann, Joel U.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mantel, Mary J.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

March, Walter

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Marcus, Marshall

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Margolis, Gail

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Marks, Phyllis

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Martin, Arthur M.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Martin, Jean E.

Hairston	Finance
Referred [C.J.p. 102960]	PO2010-6251

Maurer, Judith L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mayer, Larry

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mays, Donald

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

McCabe, Patricia A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

McClain, Carole B.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

McConnell, Michael D.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

McDonnell, Sheila M.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

McDougal, Alfred L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

McManamon, Rosemary

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

McNamara, Elizabeth A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

McNamara, Joseph J.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mednick, Robert

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mehaffey, Stanley R.

Reilly	Finance
Referred [C.J.p. 102961]	PO2010-6255

Menaker, Roslyn P.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Metcalf, Adrenne G.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Meyers, Charles J.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mihai, Dumitra L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mikuliza, William

Reilly	Finance
Referred [C.J.p. 102961]	PO2010-6255

Miles, Anna J.

Preckwinkle	Finance
Referred [C.J.p. 102959]	PO2010-6250

Miller, Donald R.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Miller, Dorothy C.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

76

10/06/2010

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Miller, Janice I.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Miller, Ronald

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mills Cerny, Judith A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Minassian, Edouard

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mintzer, David

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Miskiewicz, Helena

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mohajer, Morteza

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Monigal, Vernon J.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Moody, Robert A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Moon, Grace

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mooney, Jo A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Moore, Clinton

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Moore, Henry L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Morony, Mary P.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Morris, Emily R.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Moses, Jerald P.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Moynes, Jean A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Muhammad, Carl E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mukhopadhyay, Dipankar and Alpana

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mullen, Mildred

Preckwinkle	Finance
Referred [C.J.p. 102959]	PO2010-6250

Munster, Margaret

Reilly	Finance
Referred [C.J.p. 102961]	PO2010-6255

Murphy, Arthur J.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Murphy, Delores

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Murray, Sharon A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Mustari, Frank J.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Myszkowski, Paul

M Smith	Finance
Referred [C.J.p. 102961]	PO2010-6259

Nangle, Matthew F.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Nash, Lillian J.

Preckwinkle	Finance
Referred [C.J.p. 102959]	PO2010-6250

Neiburger, June F.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Neiman, Eugene H.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Neiman, William J.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Nelson, Florence

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Nemeroff, Lisa

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Ness, Alia

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

77

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Nesti, Mary Alice

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Nieminski, Joseph C.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Noah, Burton

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Noonan, Barbara

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Nussbaum, Bernard J.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Olin, Rosalyn W.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Olsen, Maria T.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Orth, David

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Overmyer, Eva M.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Pado, Alice Adam

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Panagakos, George P.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Parson, Barbara

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Pasik, Lester

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Patacsil, Rosalinda M.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Patterson, Carol L.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Patton, June O.

Prekwinkle Finance
Referred [C.J.p. 102959] PO2010-6250

Paul, Patricia A.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Peari, Edward M.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Poller, Sherry

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Peponis, Catherine J.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Percival, Diane

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Peterson, William D.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Petterino, Marisa

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Piper, Peter A.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Plotkin, Gerald

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Postilion, Diane D.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Pothast, Christine

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Powell, Donald D.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Poznanski, Andrew

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Pries, Winnie U.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Procurier, Robert W.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Rabun, Karen M.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Rader, Blaine B.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

Randin, Francisco J.

Burke Finance
Passed [C.J.p. 102476] OR2010-950

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

78

10/06/2010

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Reed, Blanche

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Reed, Rosaura

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Reese, Prenilla

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Reicin, Judith

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Reid, Louise L.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Remick, Nancy L.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Repeika, Barbara

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Reynolds, Charles A.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Ridenour, Suzanne S.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Riggio, Carl L.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Ristich, Vera

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Ritchie, Diana A.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Roberts, Dan

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Roberts, Lloyd G.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Robicsek, Rodica

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Robinson, Drena

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Robinson, Irma

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer

Roe, Margaret L.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Roegge, Beulah M.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Roney, Charles E.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Rosenberg, Gerry J.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Rosenblatt, Kathryn and Murray

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Rosenthal, Jerold I.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Ross, David

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Rothenberg, Harold J.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Rothstein, Ruth M.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Rubin, Carol D.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Rubinstein, Usvaldo

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Rudzitis, Alda

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Ruxin, Joanne C.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Ryan, Ellen

M Smith

Referred [C.J.p. 102961]

Finance

PO2010-6259

Sadow, Leo

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Sanchez, Benedicto

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

Sannasardo, Rosaleen M.

Burke

Passed [C.J.p. 102476]

Finance

OR2010-950

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

79

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer		
Sapoznick, Phyllis G.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Sarris, Meredith B.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Saunders, Raymond E.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Scale, Patricia A.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Scales, Steriing		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Scerba, Vilma		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Schale, Florence C.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Scherer, Karia		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Schmeltz, Tony J.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Schmiedeke, Herbert		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Schnackenberg, Shirley		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Schnarr, Eugene D.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Schnell, Rosemary J.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Schonewise, Roger H.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Schreibman, Edward L.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Schulte, Ralph J.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Sears, Mary E.		
Laurino	Finance	
Referred	[C.J.p. 102960]	PO2010-6253

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer		
Selby, Ursula K.		
Hairston	Finance	
Referred	[C.J.p. 102960]	PO2010-6251
Serota, Phyllis H.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Shadwick, Phyllis J.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Shamoun, Aida		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Shapiro, Oty		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Shapkus, Evelyn		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Sheets, Letitia S.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Shell, Kathryn L.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Shelton, Katherine J.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Shiner, Allen H.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Shore, Jack		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Shulman, Syoma		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Siaulys, Michael J.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Siegel, Seymour B.		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Simon, Linda		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Simon, S Steven		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950
Skrobacz, Michael		
Burke	Finance	
Passed	[C.J.p. 102476]	OR2010-950

OFFICE OF THE CITY CLERK

CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

PERMITS/LICENSE/FEE EXEMPTIONSRefunds

Senior Citizen Sewer

Slavitt, Mariene

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Smith, Chariene K.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Smith, Charles

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Smith, Dale M.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Smith, Franklin

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Smith, Marilyn R.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Smith, Richard J..

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Smull, Marilyn

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Sommerfield, Peggy

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Song, Jee H.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Sorel, Peter

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Sorokie, Mary Ann

M Smith	Finance
Referred [C.J.p. 102961]	PO2010-6259

Soshnik, Maxine D.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Sparks, Jerry D.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Spence, William A.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Staley, Uta De Tappan

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Star, Simon

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

PERMITS/LICENSE/FEE EXEMPTIONSRefunds

Senior Citizen Sewer

Steider, Raquel

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Stein, Flora

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Stepkin, Esther P.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Stevens, Donald R.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Stillman, Stephen J.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Stinson, Phyllis L.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Stotland, Roberta R.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Swanstrom, Thomas E.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Szuchart, Irene

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Takayama, Masami

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Taylor, Gloria R.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Taylor, Janet K.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Telingator, Judith M.

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Teuscher, Florence

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Tham, Meng-Kong

Burke	Finance
Passed [C.J.p. 102476]	OR2010-950

Thompson, William A.

Hairston	Finance
Referred [C.J.p. 102960]	PO2010-6251

Thomson, Mickey

Tunney	Finance
Referred [C.J.p. 102961]	PO2010-6257

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

81

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer		
Thomson, Mickey M.		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Tidstrom, Ulla-Britt		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Tindle, Ronald G.		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Toth, Andy		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Traquena, Ernesto A.		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Treiber, Walter G.		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Turk, Joan R.		
Preckwinkle	Finance	
Referred [C.J.p. 102959]	PO2010-6250	
Ulinski, Philip		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Ulmann, Jeanette R.		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Upin, Jane S.		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Uskup, Ergin		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Valle, Rafael F.		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Valo, John		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Van Straaton, Natalie		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Velez, Carmen		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Vogelgesang, Wylla		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Wagon, Robert F.		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	

PERMITS/LICENSE/FEE EXEMPTIONS

Refunds

Senior Citizen Sewer		
Walkarz, Sara T.		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Walsdorf, Mary T.		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Walters, John L.		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Washington, Cleveland		
Preckwinkle	Finance	
Referred [C.J.p. 102959]	PO2010-6250	
Webb, William J.		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Welling, Diane M.		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
West, Henrietta		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Whitley, George and Olive K.		
Preckwinkle	Finance	
Referred [C.J.p. 102959]	PO2010-6250	
Zaiesny, Walter		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Zigich, Daniel		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	
Zlobin, Zdwiga		
Burke	Finance	
Passed [C.J.p. 102476]	OR2010-950	

Waiver

St. James Lutheran Church/School		
2101 N Fremont St		
Daley	Finance	
Referred [C.J.p. 99804]	PO2010-5265	
Passed [C.J.p. 102111]	O2010-5026	
U.S. Army Corps of Engineers		
12200 S Torrence Ave		
Jun. 30, 2010-Jun. 29, 2011		
Pope	Finance	
Referred [C.J.p. 102958]	PO2010-6005	

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

82

10/06/2010

PROPERTY

Acquisition

Jelly Bean Garden
2125 W Adams St
Transfer of city-owned property to NeighborSpace and associated expenditure of open space impact fee funds
Mayor [C.J.p. 99849] Housing PO2010-5820
Referred

Washington Park Community
5742 S Perry Ave, 5752 S Perry Ave, and various additional addresses
Public open space and public park
Mayor [C.J.p. 98159] Housing PO2010-5233
Referred [C.J.p. 102531] O2010-4336
Passed

Demolition & Demolition Lien

President of Chicago Public Schools
Ordered to restore heat to and postpone demolition of Whittier Elementary Fieldhouse
Burke & Solis Rules Suspended
Passed [C.J.p. 102926] OR2010-923

Plats

Subdivision
River Bend Real Estate Investment, L.L.C.
W Fuller St, at S Hillock Ave from S Lock St to S Grady Ct
Riverbend Home Subdivision
Balcer Transportation
Referred [C.J.p. 99775] PO2010-5770
Passed [C.J.p. 102750] O2010-4212

Redevelopment

Projects
Allocation of open space impact fee funds
River walk recreational facility project
Mayor [C.J.p. 99845] Budget PO2010-5988
Referred

Lorsch Construction and Development, Inc.
3555 W Lexington St
Amendment of redevelopment agreement for conveyance of additional city lots for construction of affordable housing
Mayor [C.J.p. 99847] Housing PO2010-5812
Referred

Nick Barakat, Inc.
759 W 80th St
Reconveyance of private swap land within 79th St Corridor Redevelopment Project area
Mayor [C.J.p. 99848] Housing PO2010-5813
Referred

Ujima Garden
545 N Central Park Ave
Expenditure of open space impact funds
Mayor [C.J.p. 99852] Parks PO2010-5821
Referred

PROPERTY

Sale

Community Wellness Center
334-338 N Lotus Ave
Mayor [C.J.p. 99851] Housing PO2010-5814
Referred

DePaul University
333 S State St
Mayor [C.J.p. 99850] Housing PO2010-5827
Referred

Dept. of Community Development and The Gift House, Inc.
1311 S Kedzie Ave
Mayor [C.J.p. 99851] Housing PO2010-5817
Referred

Dixie, Dora
7814 S Avalon Ave
Mayor [C.J.p. 99851] Housing PO2010-5818
Referred

Ewing, Ruth
9117 S Mackinaw Ave
Mayor [C.J.p. 98157] Housing PO2010-5238
Referred [C.J.p. 102526] O2010-4334
Passed

Gospel Pentecostal Center C.O.G.I.C.
535 W 120th St
Mayor [C.J.p. 99851] Housing PO2010-5815
Referred

Noble Network of Charter Schools
725-743 N Lawndale Ave
Mayor [C.J.p. 99851] Housing PO2010-5816
Referred

Palmer, Patrick M.
12034 S Princeton Ave
Mayor [C.J.p. 98157] Housing PO2010-5240
Referred [C.J.p. 102523] O2010-4333
Passed

Timofeeva, Elena
2314 W Warren Blvd
Mayor [C.J.p. 98157] Housing PO2010-5237
Referred [C.J.p. 102528] O2010-4335
Passed

Ulloa, Antonio and Rosalba
10812 S Buffalo Ave
Mayor [C.J.p. 98157] Housing PO2010-5239
Referred [C.J.p. 102520] O2010-4332
Passed

PROXIES

Boland, Michael
Designated to affix signature of Commissioner of Aviation to certain grant agreement with FAA for Midway Airport
City Clerk Communications F2010-242
Passed [C.J.p. 99853]

**OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX**

10/06/2010

83

PUBLIC WAY USAGE

Awnings

3300 Lake Shore Dr Condo Assn. 3300 N Lake Shore Dr Tunney Referred [C.J.p. 102951]	Transportation PO2010-6173
3800 North Lake Shore Dr 3800 N Lake Shore Dr Shiller Referred [C.J.p. 99809] Passed [C.J.p. 102734]	Transportation PO2010-5758 O2010-4375
442 West Wellington Bldg. Corp. 442 W Wellington Ave Tunney Referred [C.J.p. 99807] Passed [C.J.p. 102733]	Transportation PO2010-5750 O2010-4374
A and G 10106 S Ewing Ave Pope Referred [C.J.p. 99774] Passed [C.J.p. 102717]	Transportation PO2010-5694 O2010-4348
Adam Food Mart 1547 N Long Ave Mitls Referred [C.J.p. 102938]	Transportation PO2010-6129
Advanced Physical Medicine Centers, S.C. 7900 S Drexel Ave Harris Referred [C.J.p. 99772] Passed [C.J.p. 102717]	Transportation PO2010-5625 O2010-4349
American Giri Place 845 N Michigan Ave Reilly Referred [C.J.p. 102944]	Transportation PO2010-6144
845 N Michigan Ave Reilly Referred [C.J.p. 102944]	Transportation PO2010-6143
Anderson Physical Therapy S.C. 5414 N Broadway M Smith Referred [C.J.p. 102955]	Transportation PO2010-6191
Andrea's Grocery, Inc. 2800 S Drake Ave Munoz Referred [C.J.p. 99781] Passed [C.J.p. 102718]	Transportation PO2010-5631 O2010-4350
Bailey and Brill, L.L.C. 1301 S Michigan Ave Fioretti Referred [C.J.p. 99768] Passed [C.J.p. 102719]	Transportation PO2010-5623 O2010-4351
Best Start/Era Thompson, Inc. 1352 W 99th St Brookins Referred [C.J.p. 102929]	Transportation PO2010-6104

PUBLIC WAY USAGE

Awnings

Birreria La Barca Jal 4304 W 26th St Munoz Referred [C.J.p. 99781] Passed [C.J.p. 102719]	Transportation PO2010-5629 O2010-4352
Botanica La Guadalupana 3842 W 26th St Munoz Referred [C.J.p. 99781] Passed [C.J.p. 102720]	Transportation PO2010-5633 O2010-4353
Brian's Juice Bar and Deli 80 E Lake St Reilly Referred [C.J.p. 102944]	Transportation PO2010-6141
Broadway Festival, L.L.C. 5300 N Broadway M Smith Referred [C.J.p. 99811] Passed [C.J.p. 102720]	Transportation PO2010-5667 O2010-4354
Caribou Coffee No. 708 3300 N Broadway Tunney Referred [C.J.p. 99806] Passed [C.J.p. 102721]	Transportation PO2010-5749 O2010-4355
Chiro One Wellness Center Metro of Lakeview, L.L.C. 3132 N Sheffield Ave Tunney Referred [C.J.p. 99806] Passed [C.J.p. 102722]	Transportation PO2010-5753 O2010-4356
Commercial Fish Market 8913 S Commercial Ave Pope Referred [C.J.p. 102921]	Transportation PO2010-6092
Doggy Style Pet Shop 2023 W Division St Moreno Referred [C.J.p. 99765] Passed [C.J.p. 102722]	Transportation PO2010-5675 O2010-4357
Dragon Boat Restaurant 5754 W Belmont Ave Allen Referred [C.J.p. 99794] Passed [C.J.p. 102723]	Transportation PO2010-5652 O2010-4358
El Polio Ranchero 4147 W 26th St Munoz Referred [C.J.p. 99781] Passed [C.J.p. 102724]	Transportation PO2010-5630 O2010-4359
Gamma Player, L.L.C. 2035 W Division St Moreno Referred [C.J.p. 99765] Passed [C.J.p. 102724]	Transportation PO2010-5676 O2010-4360

PUBLIC WAY USAGE**Awnings**

I Stock Wireless 2107 N Western Ave Waguespack Referred [C.J.p. 102936]	Transportation PO2010-6117
Intercultural Montessori Language School 114 S Racine Ave Burnett Referred [C.J.p. 99785] Passed [C.J.p. 102725]	Transportation PO2010-5639 O2010-4361
Jerry's Sandwiches 1045 W Madison St Fioretti Referred [C.J.p. 99768] Passed [C.J.p. 102725]	Transportation PO2010-5622 O2010-4362
Jump Ahead Academy, L.L.C. 2260 N Clark St Daley Referred [C.J.p. 102949]	Transportation PO2010-6164
Kelsey's 2265 N Lincoln Ave Daley Referred [C.J.p. 99805] Passed [C.J.p. 102726]	Transportation PO2010-5664 O2010-4363
Kingfisher Restaurant 5721-5723 N Clark St M Smith Referred [C.J.p. 102956]	Transportation PO2010-6186
KuttingEdgeKidz 1900 S State St Dowell Referred [C.J.p. 102916]	Transportation PO2010-6085
Lolitas Flowers 4137 W 26th St Munoz Referred [C.J.p. 99782] Passed [C.J.p. 102727]	Transportation PO2010-5632 O2010-4364
Los Arcos 5525 N Clark St M Smith Referred [C.J.p. 99811] Passed [C.J.p. 102727]	Transportation PO2010-5666 O2010-4365
Maggiano's Little Italy 516 N Clark St Reilly Referred [C.J.p. 99801] Passed [C.J.p. 102728]	Transportation PO2010-5734 O2010-4366
New Management 212 N Sangamon St Burnett Referred [C.J.p. 99785] Passed [C.J.p. 102729]	Transportation PO2010-5638 O2010-4367

PUBLIC WAY USAGE**Awnings**

Oodles of Noodles 2540 N Clark St Daley Referred [C.J.p. 99805] Passed [C.J.p. 102729]	Transportation PO2010-5665 O2010-4368
Red Eye Eyewear 1869 N Damen Ave Waguespack Referred [C.J.p. 102936]	Transportation PO2010-6127
Roditys Restaurant 222 S Halsted St Burnett Referred [C.J.p. 102933]	Transportation PO2010-6110
Roeser's Bakery 3216 W North Ave Maldonado Referred [C.J.p. 99784] Passed [C.J.p. 102730]	Transportation PO2010-5635 O2010-4369
Roeser's Party Palace 3224 W North Ave Maldonado Referred [C.J.p. 102932]	Transportation PO2010-6108
Rosebud Eatt 6 W Hubbard St Reilly Referred [C.J.p. 99802] Passed [C.J.p. 102731]	Transportation PO2010-5735 O2010-4370
Starbucks Coffee No. 228 1001 W Armitage Ave Waguespack Referred [C.J.p. 99790] Passed [C.J.p. 102731]	Transportation PO2010-5646 O2010-4371
State Farm Ins., Frederickson, David J. 6263 N Clark St O'Connor Referred [C.J.p. 102942]	Transportation PO2010-6134
Sully's Hair Studio 4127 S Archer Ave Burke Referred [C.J.p. 102925]	Transportation PO2010-6097
Superior Wines and Spirits 3030 N Central Ave Suarez Referred [C.J.p. 99788] Passed [C.J.p. 102732]	Transportation PO2010-5644 O2010-4372
Taqueria Atotonilco No. 2 1649 W 47th St Cochran Referred [C.J.p. 102929]	Transportation PO2010-6103
Villacci, Jr, Freddie ins. Agency 2241 W Irving Park Rd Schulter Referred [C.J.p. 102954]	Transportation PO2010-6182

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

85

PUBLIC WAY USAGE

Awnings

Zig Zag Kitchen
2436 N Lincoln Ave
Daley
Referred [C.J.p. 99805]
Passed [C.J.p. 102733]
Transportation
PO2010-5662
O2010-4373

Canopies

Carway, L.L.C.
5100-5108 N Broadway
Shiller
Referred [C.J.p. 102952]
Transportation
PO2010-6177

City Lights Realty, Inc.
5559 W Henderson St
Allen
Referred [C.J.p. 99794]
Passed [C.J.p. 102743]
Transportation
PO2010-5651
O2010-4382

University of Chicago Hosp., The
5730 S Drexel Ave
Hairston
Referred [C.J.p. 102918]
Transportation
PO2010-6088

Grants of Privilege

114th Michigan Currency Exch.
100 E 115th St
Sign
Beale
Referred [C.J.p. 99773]
Passed [C.J.p. 102714]
Transportation
PO2010-5692
O2010-4327

1330-1332 Albion Condo Assn.
1332 W Albion Ave
Manhole
O'Connor
Referred [C.J.p. 99797]
Passed [C.J.p. 102714]
Transportation
PO2010-5656
O2010-4328

1616 W Montrose Condo.
1616 W Montrose Ave
Balcony
Schulter
Referred [C.J.p. 102954]
Transportation
PO2010-6180

209 West Jackson, L.L.C.
Amend, strike \$9,806 per annum in advance
and insert \$10,457 per annum in advance
Fioretti
Referred [C.J.p. 99768]
Passed [C.J.p. 102741]
Transportation
PO2010-5624
O2010-4381

2308 Building Partnership Ltd.
2308 N Lincoln Ave
Vault
Daley
Referred [C.J.p. 99805]
Passed [C.J.p. 102715]
Transportation
PO2010-5661
O2010-4329

330 N Wabash Ave L.L.C.
330 N Wabash Ave
Vault
Reilly
Referred [C.J.p. 102946]
Transportation
PO2010-6154

PUBLIC WAY USAGE

Grants of Privilege

6 NM Devel., Inc.
6 N Michigan Ave
Vault
Reilly
Referred [C.J.p. 102946]
Transportation
PO2010-6148

AT&T
205 W Monroe St
Sign
City Clerk
Referred [C.J.p. 99861]
Transportation
PO2010-5799

Actors' Equity Assn.
557 W Randolph St
Sign
Reilly
Referred [C.J.p. 102944]
Transportation
PO2010-6159

Advance Distributors, Inc.
4949 N Pulaski Rd
Sign
Laurino
Referred [C.J.p. 99795]
Passed [C.J.p. 102646]
Transportation
PO2010-5772
O2010-4229

Al Rahman Inc.
5751 W Augusta Blvd
Light fixture
Graham
Referred [C.J.p. 102933]
Transportation
PO2010-6115

Alder School of Professional Psychology
1 N Dearborn St
Sign
Reilly
Referred [C.J.p. 99799]
Passed [C.J.p. 102646]
Transportation
PO2010-5741
O2010-4230

Ambers Hotel Inc.
1632 W Belmont Ave
Sign
Waguespack
Referred [C.J.p. 102935]
Transportation
PO2010-6122

American Apparel
39 S State St
Sign
Reilly
Referred [C.J.p. 99799]
Passed [C.J.p. 102647]
Transportation
PO2010-5721
O2010-4231

Anthony's Heating and Cooling
7025 W Grant Pl
Sign
Rice
Referred [C.J.p. 99794]
Passed [C.J.p. 102648]
Transportation
PO2010-5702
O2010-4232

Anthropologie
111 E Chicago Ave
Sign
Reilly
Referred [C.J.p. 102944]
Transportation
PO2010-6160

PUBLIC WAY USAGE**Grants of Privilege**

Apple Inc.
801 W North Ave
Power supply
Daley
Referred [C.J.p. 99805] Transportation
Passed [C.J.p. 102648] PO2010-5663
O2010-4233

Aqua at Lakeshore East L.L.C.
225 N Columbus Dr
Sign
Reilly
Referred [C.J.p. 102944] Transportation
PO2010-6155

225 N Columbus Dr
Sign
Reilly
Referred [C.J.p. 99799] Transportation
Passed [C.J.p. 102649] PO2010-5711
O2010-4234

Atmosphere
5255 N Clark St
Light tixture
M Smith
Referred [C.J.p. 102955] Transportation
PO2010-6183

Beef and Brandy Restaurant
127 S State St
Vault
Reilly
Referred [C.J.p. 102944] Transportation
PO2010-6158

Best Western River north Hotel
545 N LaSalle Dr
Vault
Reilly
Referred [C.J.p. 99800] Transportation
Passed [C.J.p. 102650] PO2010-5726
O2010-4235

Beyond the Wall
925 W Belmont Ave
Light tixture
Tunney
Referred [C.J.p. 99806] Transportation
Passed [C.J.p. 102650] PO2010-5755
O2010-4236

925 W Belmont Ave
Sign
Tunney
Referred [C.J.p. 99806] Transportation
Passed [C.J.p. 102651] PO2010-5754
O2010-4237

Blokes and Birds
3341 N Clark St
Sign
Tunney
Referred [C.J.p. 102950] Transportation
PO2010-6174

PUBLIC WAY USAGE**Grants of Privilege**

Bosworth Flats Condo Assn.
1501 N Bosworth Ave
Amend, strike period of 5 yrs. from and after
date of passage and insert 5 yrs. from and
after Jan. 9, 2011

Moreno
Referred [C.J.p. 99765] Transportation
Passed [C.J.p. 102735] PO2010-5674
O2010-4376

Broadway Clark Bldg. Corp.
4725-4753 N Broadway
Planter
M Smith
Referred [C.J.p. 102955] Transportation
PO2010-6188

Builders Cabinet Supply
401 N Western Ave
Sign
Burnett
Referred [C.J.p. 99785] Transportation
Passed [C.J.p. 102652] PO2010-5637
O2010-4238

By The Hand Club for Kids
400 N Laramie Ave
Landscaping
E Smith
Referred [C.J.p. 99787] Transportation
Passed [C.J.p. 102652] PO2010-5642
O2010-4239

By the Hand Club for Kids
400 N Laramie Ave
Landscaping
E Smith
Referred [C.J.p. 102933] Transportation
PO2010-6114

Cahalan, Ryan R.
1419 N Paulina St
Facade
Moreno
Referred [C.J.p. 99764] Transportation
Passed [C.J.p. 102653] PO2010-5682
O2010-4240

1419 N Paulina St
Fence
Moreno
Referred [C.J.p. 99764] Transportation
Passed [C.J.p. 102654] PO2010-5681
O2010-4241

1419 N Paulina St
Occupation of space
Moreno
Referred [C.J.p. 99765] Transportation
Passed [C.J.p. 102654] PO2010-5680
O2010-4242

1419 N Paulina St
Vault
Moreno
Referred [C.J.p. 99765] Transportation
Passed [C.J.p. 102656] PO2010-5683
O2010-4244

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

87

PUBLIC WAY USAGE

Grants of Privilege

Cassava
3338 N Clark St
Sign
Tunney
Referred [C.J.p. 99806] Transportation
Passed [C.J.p. 102656] PO2010-5747
O2010-4245

Chef Luciano
47 E Cermak Rd
Sign
Fioretti
Referred [C.J.p. 99768] Transportation
Passed [C.J.p. 102657] PO2010-5684
O2010-4246

Chicago Housing Authority
5040 N Kenmore Ave
Light fixture
M Smith
Referred [C.J.p. 99811] Transportation
Passed [C.J.p. 102658] PO2010-5670
O2010-4248

5040 N Kenmore Ave
Door swing
M Smith
Referred [C.J.p. 99811] Transportation
Passed [C.J.p. 102658] PO2010-5668
O2010-4247

5040 N Kenmore Ave
Tree grate
M Smith
Referred [C.J.p. 102955] Transportation
PO2010-6190

5040 N Kenmore Ave
Park bench
M Smith
Referred [C.J.p. 102955] Transportation
PO2010-6187

5040 N Kenmore Ave
Planter
M Smith
Referred [C.J.p. 102955] Transportation
PO2010-6189

Children's Memorial Hosp.
225 E Chicago Ave
Decorative light
Reilly
Referred [C.J.p. 99800] Transportation
Passed [C.J.p. 102659] PO2010-5739
O2010-4249

Children's Memorial Hospital
225 E Chicago Ave
Planter
Reilly
Referred [C.J.p. 102944] Transportation
PO2010-6137

Chiro One Wellness Center Metro of River North,
L.L.C.
712 N State St
Sign
Reilly
Referred [C.J.p. 99800] Transportation
Passed [C.J.p. 102660] PO2010-5716
O2010-4250

PUBLIC WAY USAGE

Grants of Privilege

Christopher House-Uptown
4701 N Winthrop Ave
Fence
Shiller
Referred [C.J.p. 102952] Transportation
PO2010-6178

Clark Devon Hardware Co., Inc.
6401 N Clark St
Clock
O'Connor
Referred [C.J.p. 102942] Transportation
PO2010-6132

Cocktail
3359 N Halsted St
Bay window
Tunney
Referred [C.J.p. 102950] Transportation
PO2010-6176

Coleman's Bar B Que
5252-5254 W Chicago Ave
Sign
Mitts
Referred [C.J.p. 102938] Transportation
PO2010-6128

Commuter Rail Div. of Regional Transportation
Authority
109 W 60th St
Foundation support
Cochran
Referred [C.J.p. 99781] Transportation
Passed [C.J.p. 102661] PO2010-5627
O2010-4251

121 W 60th St
Foundation support
Cochran
Referred [C.J.p. 99781] Transportation
Passed [C.J.p. 102661] PO2010-5628
O2010-4252

Complete Care Dental
4450 S Archer Ave
Sign
Burke
Referred [C.J.p. 102924] Transportation
PO2010-6099

4450 S Archer Ave
Light fixture
Burke
Referred [C.J.p. 99778] Transportation
Passed [C.J.p. 102662] PO2010-5696
O2010-4253

Cornell 55, L.L.C.
Amend, strike 6 signs at \$1,500 per annum and
insert 7 signs at \$1,600 per annum

Hairston
Referred [C.J.p. 99771] Transportation
Passed [C.J.p. 102736] PO2010-5689
O2010-4377

Cortland Preschool
1859 N Talman Ave
Bay window
Moreno
Referred [C.J.p. 99765] Transportation
Passed [C.J.p. 102663] PO2010-5673
O2010-4254

PUBLIC WAY USAGE**Grants of Privilege**

1859 N Talman Ave

Concrete bumper

Moreno

Referred [C.J.p. 99765]

Passed [C.J.p. 102663]

Transportation

PO2010-5671

O2010-4255

Cotelac

1159 W Webster Ave

Sign

Waguespack

Referred [C.J.p. 102935]

Transportation

PO2010-6119

Courtyard by Marriott

30 E Hubbard St

Manhole

Reilly

Referred [C.J.p. 102945]

Transportation

PO2010-6157

Depaul University

2331 N Sheffield Ave

Manhole

Daley

Referred [C.J.p. 102949]

Transportation

PO2010-6172

2331 N Sheffield Ave

Conduit

Daley

Referred [C.J.p. 102949]

Transportation

PO2010-6167

Di Silvestro, Ralph

3017-3019 N Elston Ave

Roof canopy

Moreno

Referred [C.J.p. 99765]

Passed [C.J.p. 102664]

Transportation

PO2010-5672

O2010-4256

Dolex

2741 W Cermak Rd

Sign

E Smith

Referred [C.J.p. 99787]

Passed [C.J.p. 102665]

Transportation

PO2010-5641

O2010-4257

Dolex Dollar Express

3552 W Armitage Ave

Sign

Maldonado

Referred [C.J.p. 99784]

Passed [C.J.p. 102665]

Transportation

PO2010-5636

O2010-4258

Dolex Dollar Express, Inc.

5846 S Kedzie Ave

Sign

Burke

Referred [C.J.p. 102924]

Transportation

PO2010-6098

Edge Gallery, The

1610 W Highland Ave

Light fixture

O'Connor

Referred [C.J.p. 99797]

Passed [C.J.p. 102666]

Transportation

PO2010-5655

O2010-4259

PUBLIC WAY USAGE**Grants of Privilege**

English

444 N LaSalle Dr

Sign

Reilly

Referred [C.J.p. 102945]

Transportation

PO2010-6161

Equity Office Properties Mgmt. Corp.

2 N Riverside Plz

Vault

Reilly

Referred [C.J.p. 99800]

Passed [C.J.p. 102667]

Transportation

PO2010-5718

O2010-4260

European and Us Car Service

4080 N Broadway

Sign

Shiller

Referred [C.J.p. 102953]

Transportation

PO2010-6179

Festival Theater Corp.

1349 N Wells St

Sign

Daley

Referred [C.J.p. 102949]

Transportation

PO2010-6166

First Midwest Bank

20 E Jackson Blvd

Exterior mount

Reilly

Referred [C.J.p. 99800]

Passed [C.J.p. 102670]

Transportation

PO2010-5722

O2010-4264

20 E Jackson Blvd

Exhaust duct

Reilly

Referred [C.J.p. 99800]

Passed [C.J.p. 102669]

Transportation

PO2010-5709

O2010-4263

20 E Jackson Blvd

Duct

Reilly

Referred [C.J.p. 99800]

Passed [C.J.p. 102667]

Transportation

PO2010-5730

O2010-4261

20 E Jackson Blvd

Duct

Reilly

Referred [C.J.p. 99800]

Passed [C.J.p. 102668]

Transportation

PO2010-5710

O2010-4262

Foot Locker No. 7387

219 S State St

Sign

Reilly

Referred [C.J.p. 99800]

Passed [C.J.p. 102670]

Transportation

PO2010-5707

O2010-4265

Fordham Condo, The

25 E Superior St

Caisson

Reilly

Referred [C.J.p. 99800]

Passed [C.J.p. 102671]

Transportation

PO2010-5723

O2010-4266

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

89

PUBLIC WAY USAGE

Grants of Privilege

25 E Superior St Manhole		
Reilly		Transportation
Referred	[C.J.p. 99800]	PO2010-5732
Passed	[C.J.p. 102672]	O2010-4267
Foster Design Build, L.L.C. 209 W Ohio St Banner		
Reilly		Transportation
Referred	[C.J.p. 102945]	PO2010-6136
Fred and Jack's El Gran Burrito 7600 S Yale Ave Light fixture		
Thomas		Transportation
Referred	[C.J.p. 99779]	PO2010-5698
Passed	[C.J.p. 102672]	O2010-4268
GWT SPE, L.L.C. 500 N Sacramento Blvd Door Swing		
Burnett		Transportation
Referred	[C.J.p. 99785]	PO2010-5640
Passed	[C.J.p. 102674]	O2010-4270
Gaertner Residences Condo Assoc. 1201 W Wrightwood Ave Balcony		
Waguespack		Transportation
Referred	[C.J.p. 99790]	PO2010-5648
Passed	[C.J.p. 102673]	O2010-4269
Gui Dental Center, L.L.C. 5139 S Kedzie Ave Sign		
Burke		Transportation
Referred	[C.J.p. 102925]	PO2010-6100
Hampden Tower Condo Assoc. 2754 N Hampden Ct Sprinkler system		
Daley		Transportation
Referred	[C.J.p. 99805]	PO2010-5660
Passed	[C.J.p. 102674]	O2010-4271
Harpo Studios, Inc. 110 N Carpenter St Sign		
Burnett		Transportation
Referred	[C.J.p. 102933]	PO2010-6111
110 N Carpenter St Banner		
Burnett		Transportation
Referred	[C.J.p. 102933]	PO2010-6112
Harris, John B 1998 Trust 1425 N Astor St Ice melt system		
Daley		Transportation
Referred	[C.J.p. 102949]	PO2010-6168

PUBLIC WAY USAGE

Grants of Privilege

Hollywood-North Park Community Assn. 3601 W Peterson Ave Sign		
Laurino		Transportation
Referred	[C.J.p. 99795]	PO2010-5706
Passed	[C.J.p. 102675]	O2010-4272
Homemade Pizza Co., Inc. 5303 N Clark St Light fixture		
M Smith		Transportation
Referred	[C.J.p. 102956]	PO2010-6184
Homemade Pizza Co., L.L.C. 2460 N Clark St Light fixture		
Daley		Transportation
Referred	[C.J.p. 102949]	PO2010-6171
Hose Reyes 200 W Hoyne Ave Fence		
Fioretti		Transportation
Referred	[C.J.p. 99768]	PO2010-5620
Passed	[C.J.p. 102676]	O2010-4309
Hotel Monaco 225 N Wabash Ave Park bench		
Reilly		Transportation
Referred	[C.J.p. 102945]	PO2010-6151
Hough, David 3439 N Halsted St Bay window		
Tunney		Transportation
Referred	[C.J.p. 102950]	PO2010-6175
House of Hoops by Foot Locker 227 S State St Sign		
Reilly		Transportation
Referred	[C.J.p. 99800]	PO2010-5708
Passed	[C.J.p. 102676]	O2010-4273
227 W State St Sign		
Reilly		Transportation
Referred	[C.J.p. 99801]	PO2010-5744
Passed	[C.J.p. 102677]	O2010-4274
Illinois Sports Facilities Authority 320 W 35th St Grease basin		
Balcer		Transportation
Referred	[C.J.p. 102922]	PO2010-6095
Images of the World Ltd. 1363 N Wells St Sign		
Daley		Transportation
Referred	[C.J.p. 102949]	PO2010-6165

PUBLIC WAY USAGE**Grants of Privilege**

Industrial Steel and Wire Co. of Illinois, L.L.C.

1901 N Narragansett Ave

Occupation of space

Graham

Referred

[C.J.p. 99788]

Passed

[C.J.p. 102679]

Transportation

PO2010-5701

O2010-4277

Interpark

215 W Washington St

Sign

Reilly

Referred

[C.J.p. 99801]

Passed

[C.J.p. 102680]

Transportation

PO2010-5729

O2010-4278

J Discount Pharmacy

1344 N Western Ave

Sign

Maldonado

Referred

[C.J.p. 102932]

Transportation

PO2010-6107

J and J Arnaco, L.L.C.

104 S Michigan Ave

Planter

Reilly

Referred

[C.J.p. 99801]

Passed

[C.J.p. 102680]

Transportation

PO2010-5740

O2010-4279

JSH Consulting

4401 S Berkeley Ave

Balcony

Preckwinkle

Referred

[C.J.p. 99769]

Passed

[C.J.p. 102682]

Transportation

PO2010-5686

O2010-4282

Jane Addams Resource Corp.

4432 N Ravenswood Ave

Concrete pad

Schulter

Referred

[C.J.p. 99810]

Passed

[C.J.p. 102681]

Transportation

PO2010-5760

O2010-4280

Jankowski, Dorothy D.

615 W Randolph St

Fire Escape

Reilly

Referred

[C.J.p. 102945]

Transportation

PO2010-6147

Jet Industries, Inc.

6008 S Oak Park Ave

Planter

Zaiewski

Referred

[C.J.p. 99782]

Passed

[C.J.p. 102682]

Transportation

PO2010-5634

O2010-4281

Kim, In Sun

3001 E 83rd St

Facade

Pope

Referred

[C.J.p. 99774]

Passed

[C.J.p. 102678]

Transportation

PO2010-5695

O2010-4276

PUBLIC WAY USAGE**Grants of Privilege**

3001 E 83rd St

Bay window

Pope

Referred

[C.J.p. 99774]

Passed

[C.J.p. 102678]

Transportation

PO2010-5693

O2010-4275

Kool Kutz and Fadez

117 S Western Ave

Door swing

Fioretti

Referred

[C.J.p. 102915]

Transportation

PO2010-6082

KuttingEdgeKidz

1900 S State St

Sign

Dowell

Referred

[C.J.p. 102917]

Transportation

PO2010-6086

L.I. Portfolio Holdings, L.L.C.

701 W Annitage Ave

Bay window

Daley

Referred

[C.J.p. 99805]

Passed

[C.J.p. 102684]

Transportation

PO2010-5659

O2010-4283

Landmark Condo Assn.

1516 S Wabash Ave

Balcony

Dowell

Referred

[C.J.p. 102917]

Transportation

PO2010-6084

Lindo Guadalajara

4761 N Clark St

Sign

Schulter

Referred

[C.J.p. 99810]

Passed

[C.J.p. 102685]

Transportation

PO2010-5762

O2010-4284

Lofts at the Vic Condo

3150 N Sheffield Ave

Park bench

Tunney

Referred

[C.J.p. 99806]

Passed

[C.J.p. 102686]

Transportation

PO2010-5752

O2010-4286

3150 N Sheffield Ave

Planter

Tunney

Referred

[C.J.p. 99807]

Passed

[C.J.p. 102687]

Transportation

PO2010-5746

O2010-4287

Lorenzo, Liza

6248 N Clark St

Sign

O'Connor

Referred

[C.J.p. 99797]

Passed

[C.J.p. 102685]

Transportation

PO2010-5653

O2010-4285

Lum, Tsiu Yean

649 W 28th St

Bay window

Balcer

Referred

[C.J.p. 102922]

Transportation

PO2010-6094

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

91

PUBLIC WAY USAGE

Grants of Privilege

Lum, Tsui Yean
2801 S Union Ave
Step
Balcer
Referred [C.J.p. 102922] Transportation
PO2010-6093

Macerich Mgmt.
520 N Michigan Ave
Kiosk
Reilly
Referred [C.J.p. 102945] Transportation
PO2010-6145

Madia, Anthony
2635 W 107th Pl
Occupation of space
Rugai
Referred [C.J.p. 99780] Transportation
Passed [C.J.p. 102688] O2010-4289

2635 W 107th St
Fence
Rugai
Referred [C.J.p. 99780] Transportation
Passed [C.J.p. 102687] O2010-4288

Manu Puri
716 W Wrightwood Ave
Fire escape
Daley
Referred [C.J.p. 102949] Transportation
PO2010-6170

Marshall's No. 646
3131 N Clark St
Sign
Tunney
Referred [C.J.p. 99807] Transportation
Passed [C.J.p. 102689] O2010-4290

McDonald's Store No. 4061
180-186 W Adams St
Vault
Reilly
Referred [C.J.p. 99801] Transportation
Passed [C.J.p. 102689] O2010-4291

McDonald's Store No. 6888
2834 N Ashland Ave
Window surround
Waguespack
Referred [C.J.p. 102936] Transportation
PO2010-6121

2834 N Ashland Ave
Sign
Waguespack
Referred [C.J.p. 102936] Transportation
PO2010-6126

Metro Sales Co
2440 W Montrose Ave
Sign
Schulter
Referred [C.J.p. 102954] Transportation
PO2010-6181

PUBLIC WAY USAGE

Grants of Privilege

Milagros Ortiz
3217 S Cortez St
Fence
Maldonado
Referred [C.J.p. 102932] Transportation
PO2010-6109

Montauk Manor Condo Assn.
1261 N Paulina St
Fire escape
Moreno
Referred [C.J.p. 102913] Transportation
PO2010-6080

Nano Sushi
4256 N Western Ave
Light fixture
Schulter
Referred [C.J.p. 99810] Transportation
Passed [C.J.p. 102690] O2010-4292

Nookies Too Inc.
2114 N Halsted St
Sign
Daley
Referred [C.J.p. 102949] Transportation
PO2010-6169

Nordstrom Rack
730 N Michigan Ave
Banner
Reilly
Referred [C.J.p. 99801] Transportation
Passed [C.J.p. 102691] O2010-4293

730 N Michigan Ave
Sign
Reilly
Referred [C.J.p. 99801] Transportation
Passed [C.J.p. 102691] O2010-4294

North Park Mini Mart, Inc.
1618 N California Ave
Light fixture
Moreno
Referred [C.J.p. 102913] Transportation
PO2010-6081

Northwestern Memorial Hosp.
201 E Huron St
Manhole
Reilly
Referred [C.J.p. 102945] Transportation
PO2010-6150

221 E Huron St
Bridge
Reilly
Referred [C.J.p. 99801] Transportation
Passed [C.J.p. 102692] O2010-4295

221 E Huron St
Sewer main
Reilly
Referred [C.J.p. 99801] Transportation
Passed [C.J.p. 102693] O2010-4297

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

92

10/06/2010

PUBLIC WAY USAGE

Grants of Privilege

251 E Huron St Kiosk Reilly Referred [C.J.p. 99801] Passed [C.J.p. 102693]	Transportation PO2010-5717 O2010-4296
201 E Superior St Tunnel Reilly Referred [C.J.p. 99801] Passed [C.J.p. 102694]	Transportation PO2010-5714 O2010-4298
O'Mahony, Timothy Vincent 91 N Willard Ct Stairway Burnett Referred [C.J.p. 102933]	Transportation PO2010-6113
Old Town School of Folk Music 4543 N Lincoln Ave Catch basin Schulter Referred [C.J.p. 99810] Passed [C.J.p. 102695]	Transportation PO2010-5761 O2010-4299
Orange Beautiful 4658 N Damen Ave Sign Schulter Referred [C.J.p. 99810] Passed [C.J.p. 102696]	Transportation PO2010-5765 O2010-4300
PNC Bank, NA 2154 W Madison St Sign Fioretti Referred [C.J.p. 99768] Passed [C.J.p. 102968]	Transportation PO2010-5621 O2010-4303
PRC Learning Center 9244 S Stony Island Ave Sign Harris Referred [C.J.p. 102920]	Transportation PO2010-6091
Pagoda Red 1714 N Damen Ave Facade Waguespack Referred [C.J.p. 102936]	Transportation PO2010-6120
Parkview at River East Condo Assn. 505 N McClurg Ct Balcony Reilly Referred [C.J.p. 102945]	Transportation PO2010-6139
505 N McClurg Ct Caisson Reilly Referred [C.J.p. 102945]	Transportation PO2010-6152

PUBLIC WAY USAGE

Grants of Privilege

505 N McClurg Ct Decorative architectural window frame Reilly Referred [C.J.p. 102945]	Transportation PO2010-6153
505 N McClurg Ct Landscaping Reilly Referred [C.J.p. 102945]	Transportation PO2010-6140
Peace Corner, The 5022 W Madison St Bicycle rack E Smith Referred [C.J.p. 99787] Passed [C.J.p. 102696]	Transportation PO2010-5643 O2010-4301
Phoenix Bowl 3610 N Pine Grove Ave Concrete Bumper Shiller Referred [C.J.p. 99809] Passed [C.J.p. 102697]	Transportation PO2010-5757 O2010-4302
Potbelly Sandwich Works 5304 N Clark St Sign O'Connor Referred [C.J.p. 99797] Passed [C.J.p. 102698]	Transportation PO2010-5657 O2010-4304
Presidential Towers W Monroe St, at S Jefferson St Amend dimensions Reilly Referred [C.J.p. 99802] Passed [C.J.p. 102737]	Transportation PO2010-5742 O2010-4378
Pret A Manager 211 W Adams St Sign Fioretti (DI) Passed [C.J.p. 102699]	Transportation O2010-4305
Progressive Driving School, Inc. 5538 W Belmont Ave Sign Allen Referred [C.J.p. 102940]	Transportation PO2010-6131
Quiznos Sub No. 13210 10648 S Western Ave Sign Rugai Referred [C.J.p. 102928]	Transportation PO2010-6101
Randolph Tower City Apts. 188 W Randolph St Vault Reilly Referred [C.J.p. 99801] Passed [C.J.p. 102700]	Transportation PO2010-5724 O2010-4306

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

93

PUBLIC WAY USAGE

Grants of Privilege

Reiss, Raymond
Amend, strike \$800 per annum and insert \$0
per annum
Waguespack Transportation
Referred [C.J.p. 99790] PO2010-5650
Passed [C.J.p. 102739] O2010-4379

Restaurant Veneno De Nayarit
1024 N Ashland Ave
Sign
Moreno Transportation
Referred [C.J.p. 99765] PO2010-5679
Passed [C.J.p. 102700] O2010-4307

Reynolds Blues Lounge
938 E 75th St
Sign
Harris Transportation
Referred [C.J.p. 102920] PO2010-6090

River Bank Lofts, c/o Bldg. Group
420 W Grand Ave
Manhole
Reilly Transportation
Referred [C.J.p. 99802] PO2010-5720
Passed [C.J.p. 102701] O2010-4308

Ronald McDonald House Charities of Chicagoland and
Northwest Indiana
211 E Grand Ave
Caisson
Reilly Transportation
Referred [C.J.p. 102945] PO2010-6142

Roosevelt Collection Retail Owner, L.L.C.
150 W Roosevelt Rd
Sign
Fioretti Transportation
Referred [C.J.p. 102915] PO2010-6083

Roseangelis
1314 W Wrightwood Ave
Bay window
Waguespack Transportation
Referred [C.J.p. 102936] PO2010-6124

Rosebud Eatt
6 W Hubbard St
Sign
Reilly Transportation
Referred [C.J.p. 99802] PO2010-5736
Passed [C.J.p. 102702] O2010-4310

Rudy's Bar and Grill
69 E Madison St
Sign
Reilly Transportation
Referred [C.J.p. 99802] PO2010-5738
Passed [C.J.p. 102702] O2010-4311

PUBLIC WAY USAGE

Grants of Privilege

Ryan R. Cahalan
1419 N Paulina St
Step
Moreno Transportation
Referred [C.J.p. 99765] PO2010-5677
Passed [C.J.p. 102655] O2010-4243

S and K Food and Liquor, Inc.
7500 S Exchange Ave
Sign
Jackson Transportation
Referred [C.J.p. 102919] PO2010-6089

Shri Krishna, Inc.
10401 S Western Ave
Sign
Rugai Transportation
Referred [C.J.p. 102928] PO2010-6102

Silliman Group, L.L.C.
Amend, strike 3 bay windows at \$225 per
annum and insert 5 bay windows at \$375 per
annum
Hairston Transportation
Referred [C.J.p. 99771] PO2010-5688
Passed [C.J.p. 102740] O2010-4380

Sims, Sharnette
4901 S Dr Martin Luther King Jr Dr
Fence
Preckwinkle Transportation
Referred [C.J.p. 99769] PO2010-5685
Passed [C.J.p. 102703] O2010-4312

4901 S Dr Martin Luther King Jr Dr
Stairway
Preckwinkle Transportation
Referred [C.J.p. 99769] PO2010-5687
Passed [C.J.p. 102704] O2010-4313

Sir Spa
5151 N Clark St
Sign
M Smith Transportation
Referred [C.J.p. 102956] PO2010-6185

Sopraffina
10 N Dearborn St
Sign
Reilly Transportation
Referred [C.J.p. 99802] PO2010-5715
Passed [C.J.p. 102704] O2010-4314

Sprinkles Cupckes II, L.L.C.
50 E Walton St
Sign
Reilly Transportation
Referred [C.J.p. 99802] PO2010-5731
Passed [C.J.p. 102705] O2010-4315

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

94

10/06/2010

PUBLIC WAY USAGE

Grants of Privilege

St. Jasphat Parish/Catholic Church Archdiocese of Chicago 1397 W Belden Ave Planter Waguespack Referred [C.J.p. 102936]	Transportation PO2010-6123
Starbucks Coffee No. 2369 2023-2025 W Roscoe St Bay Window Waguespack Referred [C.J.p. 102936]	Transportation PO2010-6118
Subway 5150 W Belmont Ave Sign Reboyas Referred [C.J.p. 102934]	Transportation PO2010-6116
Sumner School 4320 W Fifth Ave Occupation of space Dixon Referred [C.J.p. 102930]	Transportation PO2010-6105
4320 W Fifth Ave Diagonal parking Dixon Referred [C.J.p. 102930]	Transportation PO2010-6106
Swedish Covenant Hosp. 5145 N California Ave Conduit O'Connor Referred [C.J.p. 99797] Passed [C.J.p. 102706]	Transportation PO2010-5658 O2010-4316
T-Mobile No. 8428 36 S State St Sign Reilly Referred [C.J.p. 102946]	Transportation PO2010-6163
T-Mobile No. 8715 40 E Ontario St Sign Reilly Referred [C.J.p. 99802] Passed [C.J.p. 102706]	Transportation PO2010-5745 O2010-4317
TCM Group 4361 N Lincoln Ave Bay window Schulter Referred [C.J.p. 99810] Passed [C.J.p. 102707]	Transportation PO2010-5764 O2010-4318
Terraces of Anersonville Condo Assn. 1828-1830 Foster Ave Balcony O'Connor Referred [C.J.p. 102942]	Transportation PO2010-6133

PUBLIC WAY USAGE

Grants of Privilege

Theory Sports Div Lounge 9 W Hubbard St Trash container Reilly Referred [C.J.p. 102946]	Transportation PO2010-6149
Thompson Building, L.L.C. 350 N Clark St Concrete pad Reilly Referred [C.J.p. 99802] Passed [C.J.p. 102708]	Transportation PO2010-5712 O2010-4319
Tom Mastros 5616 W Irving Park Rd Sign Allen Referred [C.J.p. 102940]	Transportation PO2010-6130
Trattoria No. 10 10 N Dearborn St Light fixture Reilly Referred [C.J.p. 99802] Passed [C.J.p. 102708]	Transportation PO2010-5733 O2010-4320
Twist, The 3500 W 59th St Sign Burke Referred [C.J.p. 99778] Passed [C.J.p. 102709]	Transportation PO2010-5697 O2010-4321
UST Prime 111 Hotel Owner, L.P. Amend, strike 140 ft in width and sum of \$0 per annum and insert 14 ft in width and insert \$56,694 per annum Reilly Referred [C.J.p. 102946]	Transportation PO2010-6146
Uncommon Ground 1401-1405 W Devon Ave Sign O'Connor Referred [C.J.p. 99797] Passed [C.J.p. 102710]	Transportation PO2010-5654 O2010-4322
Universita Autonoma De Mexico 350 W Erie St Banner Reilly Referred [C.J.p. 102946]	Transportation PO2010-6135
University of Chicago Hosp., The 5700-5730 S Drexel Ave Planter Hairston Referred [C.J.p. 102918]	Transportation PO2010-6087

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

95

PUBLIC WAY USAGE

Grants of Privilege

University of Chicago, The (File No. 56)		
5640 S Ellis Ave		
Water line		
Hairston		Transportation
Referred	[C.J.p. 99771]	PO2010-5690
Passed	[C.J.p. 102711]	O2010-4324
5640 S Ellis Ave		
Conduit		
Hairston		Transportation
Referred	[C.J.p. 99771]	PO2010-5691
Passed	[C.J.p. 102710]	O2010-4323
Vic Theater, The		
3145 N Sheffield Ave		
Fire escape		
Tunney		Transportation
Referred	[C.J.p. 99807]	PO2010-5751
Passed	[C.J.p. 102712]	SO2010-4347
Video Security Network, Inc.		
2331 N Western Ave		
Sign		
Waguespack		Transportation
Referred	[C.J.p. 102936]	PO2010-6125
WR Property Mgmt., Inc.		
1055 W Granville Ave		
Fire escape		
M Smith		Transportation
Referred	[C.J.p. 99812]	PO2010-5669
Passed	[C.J.p. 102712]	O2010-4325
Wagner Office Machines		
5610 S Pulaski Rd		
Sign		
Olivo		Transportation
Referred	[C.J.p. 102923]	PO2010-6096
Whitehall Hotel, The		
105 E Delaware Pl		
Bay window		
Reilly		Transportation
Referred	[C.J.p. 102946]	PO2010-6138
105 E Delaware Pl		
Wind screen		
Reilly		Transportation
Referred	[C.J.p. 102946]	PO2010-6156
Zamora, Mario		
1634 W 33rd St		
Staircase		
Balcer		Transportation
Referred	[C.J.p. 99775]	PO2010-5626
Passed	[C.J.p. 102713]	O2010-4326

Pay Telephones

3661 S Archer Ave		
Remove		
Balcer		Transportation
Referred	[C.J.p. 102922]	POR2010-975

PUBLIC WAY USAGE

Sidewalk Cafés

Carmine's Clam House Inc.		
1043 N Rush St		
amend, strike dimensions and compensation, and insert increase in dimensions and compensation		
Reilly		Transportation
Referred	[C.J.p. 102946]	PO2010-6162
Cocktail		
3359 N Halsted St		
Tunney		Transportation
Referred	[C.J.p. 99807]	PO2010-5756
Passed	[C.J.p. 102745]	O2010-4383
Crepes A Latte The Cafe		
1840 W Irving Park Rd		
Schulter		Transportation
Referred	[C.J.p. 99810]	PO2010-5763
Passed	[C.J.p. 102746]	O2010-4412
Henri, L.L.C.		
18 S Michigan Ave		
Reilly		Transportation
Referred	[C.J.p. 99803]	PO2010-5727
Passed	[C.J.p. 102746]	O2010-4384
Jimmy Johns		
501 N LaSalle Dr		
Reilly		Transportation
Referred	[C.J.p. 99803]	PO2010-5737
Passed	[C.J.p. 102747]	O2010-4385
Makisu		
1725 W Division St		
Moreno		Transportation
Referred	[C.J.p. 99766]	PO2010-5678
Passed	[C.J.p. 102748]	O2010-4386
Mario and Gino's		
2057 W Roscoe St		
Waguespack		Transportation
Referred	[C.J.p. 99790]	PO2010-5647
Passed	[C.J.p. 102749]	O2010-4387
Tavish		
1335 W Wrightwood Ave		
Waguespack		Transportation
Referred	[C.J.p. 99790]	PO2010-5645
Passed	[C.J.p. 102750]	O2010-4388

REPORTS

Quarterly

City Comptroller for period ending Jun. 30, 2010		
City Clerk		Communications
Placed on File	[C.J.p. 99854]	F2010-244
Quarterly report of Chicago Development Fund		
Burke		Jt. Finance & Economic
Placed on File	[C.J.p. 102776]	F2010-247
Quarterly report of if TIFworks Program		
Burke		Jt. Finance & Economic
Placed on File	[C.J.p. 102777]	F2010-248

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

96

10/06/2010

SIGNS/SIGNBOARDS

AD Deluxe Sign Co., Inc. 3632 N Cicero Ave Allen Referred [C.J.p. 102940]	Buildings POR2010-988
3632 N Cicero Ave Allen Referred [C.J.p. 102940]	Buildings POR2010-989
All American Sign Co. 557 W Polk St Fioretti Referred [C.J.p. 99768] Passed [C.J.p. 102507]	Buildings POR2010-884 OR2010-929
Chesterfield Window 1948 N Elston Ave Waguespack Referred [C.J.p. 99791] Passed [C.J.p. 102505]	Buildings POR2010-894 OR2010-926
Doyle Signs, Inc. 6220 N California Ave Stone Passed [C.J.p. 102504]	Buildings O2010-4331
6220 N California Ave Stone Passed [C.J.p. 102504]	Buildings O2010-4330
Icon Identity Solutions 6201 N Clark St O'Connor Referred [C.J.p. 102943]	Buildings POR2010-991
6201 N Clark St O'Connor Referred [C.J.p. 102943]	Buildings POR2010-990
KGD Enterprise, Inc. 6560 W Fullerton Ave Rice Referred [C.J.p. 99794] Passed [C.J.p. 102506]	Buildings POR2010-880 OR2010-928
Lamar Whiteco Outdoor 1615 N Wells St Daley Referred [C.J.p. 102950]	Buildings POR2010-992
Modern Signs, Inc. 1450 N Cicero Ave Mitts Referred [C.J.p. 102939]	Buildings POR2010-986
1450 N Cicero Ave Mitts Referred [C.J.p. 102939]	Buildings POR2010-987
1450 N Cicero Ave Mitts Referred [C.J.p. 102939]	Buildings POR2010-985
1450 N Cicero Ave Mitts Referred [C.J.p. 102939]	Buildings POR2010-983

SIGNS/SIGNBOARDS

1450 N Cicero Ave Mitts Referred [C.J.p. 102939]	Buildings POR2010-984
NW Sign Ind. 7180-7192 W Grand Ave, 2519 N Hariem Ave Rice Referred [C.J.p. 99793] Passed [C.J.p. 102506]	Buildings PO2010-5204 O2010-4215
Neon Chicago 1464 W Webster Ave Waguespack Referred [C.J.p. 98093] Passed [C.J.p. 102508]	Buildings POR2010-767 OR2010-930
Parvin-Clauss Sign Co. 2604 N Elston Ave Moreno Referred [C.J.p. 99766] Passed [C.J.p. 102505]	Buildings POR2010-882 OR2010-927
Radius, Inc.. 2117 W Irving Park Rd Schulter Referred [C.J.p. 94391] Passed [C.J.p. 102508]	Buildings POR2010-552 WOR2010-4
Signco, Inc. 4555 N Western Ave Schulter Referred [C.J.p. 102954]	Buildings POR2010-993
Sure Light Sign Co. 1951 E 95th St Jackson Referred [C.J.p. 102919]	Buildings POR2010-968
White Way Sign 1235 N LaSalle Dr Reilly Referred [C.J.p. 99798] Passed [C.J.p. 102507]	Buildings PO2010-5773 O2010-4216

SPECIAL EVENTS

Amusement

Gage Park Charter School Opening Ceremony 2744 W Pershing Rd Sept. 3, 2010 Cardenas Referred [C.J.p. 99776] Passed [C.J.p. 102599]	Special Events POR2010-907 OR2010-933
---	---

Fairs & Festivals

Brighton Park Festival S Archer Ave, from S Kedzie Ave to S Sacramento Ave Sept. 4-6, 2010 Burke Referred [C.J.p. 99778] Passed [C.J.p. 102597]	Special Events POR2010-906 OR2010-932
--	---

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

97

SPECIAL EVENTS

Fairs & Festivals

Halfway to St. Patrick's Day Festival
551 N Ogden Ave
Burnett (DI)
Passed [C.J.p. 102609] Special Events
OR2010-945

Irish American Heritage Festival
4626 N Knox Ave
Sept. 25, 2010
Levar
Referred [C.J.p. 99809] Special Events
Passed [C.J.p. 102600] POR2010-909
OR2010-934

Peari Fest 2010
Mandrake Park
Aug. 21, 2010
Preckwinkle
Referred [C.J.p. 99770] Special Events
Passed [C.J.p. 102602] POR2010-881
OR2010-936

Issuance

2010 Oysterfest
W Roscoe St, from N Damen Ave to N Bell Ave
Sept. 18, 2010
Waguespack
Referred [C.J.p. 99789] Special Events
Passed [C.J.p. 102601] PO2010-5608
O2010-4422

2010 Ukrainian Village Festival
2200-2300 W Superior St
Sept. 11 and Sept. 13, 2010
Waguespack
Referred [C.J.p. 99789] Special Events
Passed [C.J.p. 102604] PO2010-5607
O2010-4428

Bags for Bonaventure 2010
1641 W Diversey Ave
Oct. 2, 2010
Waguespack
Referred [C.J.p. 99789] Special Events
Passed [C.J.p. 102596] PO2010-5609
O2010-4339

Carrera de los Muertos 5K Run
W 16th St, at N Paulina St
Oct. 30, 2010
Solis
Referred [C.J.p. 99783] Special Events
Passed [C.J.p. 102597] PO2010-5616
O2010-4340

Celebrate Hyde Park Octoberfest
E 53rd St, at S Blackstone Ave
Oct. 9, 2010
Preckwinkle (DI)
Passed [C.J.p. 102598] Special Events
OR2010-948

Design Harvest
470-510 N Wolcott Ave
Oct. 2-3, 2010
Maldonado
Referred [C.J.p. 99783] Special Events
Passed [C.J.p. 102598] PO2010-5205
O2010-4341

SPECIAL EVENTS

Issuance

Festa Di Tutti Santi Event
1225 W Lexington St
Aug. 29, 2010
Solis
Referred [C.J.p. 99783] Special Events
Passed [C.J.p. 102599] PO2010-5617
O2010-4343

Jazz in the Alley Event
Aug. 29, 2010
Fioretti
Referred [C.J.p. 99767] Special Events
Passed [C.J.p. 102600] PO2010-5589
O2010-4345

Malcolm X College Annual Homecoming Parade
Oct. 16, 2010
Fioretti
Referred [C.J.p. 99767] Special Events
Passed [C.J.p. 102600] PO2010-5588
O2010-4346

New Landmark Church Community Event "Faith Fiesta"
W Wilcox St
Jul. 18, 2010
Fioretti
Referred [C.J.p. 99767] Special Events
Passed [C.J.p. 102598] PO2010-5592
O2010-4342

Running in Circles 5K Run/Walk
6035 N Nickerson Ave
Oct. 25, 2010
Doherty
Referred [C.J.p. 99798] Special Events
Passed [C.J.p. 102605] POR2010-879
OR2010-939

St. Cornelius Fall Fest
5450 W Foster Ave
Oct. 2, 2010
Levar
Referred [C.J.p. 99809] Special Events
Passed [C.J.p. 102603] POR2010-886
OR2010-937

St. Margaret Mary's Chuck Wagon Dinner
2324 W Chase Ave
Sept. 11, 2010
Moore
Referred [C.J.p. 99813] Special Events
Passed [C.J.p. 102602] PO2010-5593
O2010-4423

St. Mary of the Angels School 2010 Octoberfest in Bucktown
1810 N Hermitage Ave
Sept. 18-19, 2010
Waguespack
Referred [C.J.p. 99789] Special Events
Passed [C.J.p. 102601] PO2010-5606
O2010-4421

Start! Heart Walk of the American Heart Assn.
Sept. 24, 2010
Fioretti
Referred [C.J.p. 99767] Special Events
Passed [C.J.p. 102603] PO2010-5590
O2010-4424

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

98

10/06/2010

SPECIAL EVENTS

Issuance

Stop the Violence Parade

325 S California Ave

Aug. 28, 2010

Fioretti

Referred

[C.J.p. 99767]

Passed

[C.J.p. 102603]

Special Events

PO2010-5591

O2010-4425

USO Presents Clark after Dark

E Hubbard St, from N LaSalle St to N Clark St

Sept. 9, 2010

Reilly

Referred

[C.J.p. 99804]

Passed

[C.J.p. 102604]

Special Events

POR2010-891

OR2010-938

Sidewalk Sale

Kabbalah Bookstore

3113 N Lincoln Ave

Aug. 22, 2010

Waguespack

Referred

[C.J.p. 99792]

Passed

[C.J.p. 102612]

Special Events

POR2010-895

OR2010-947

Timoner, Stuart

4200-4256 W Belmont Ave

Sept. 16-20, 2010

Suarez

Referred

[C.J.p. 99789]

Passed

[C.J.p. 102611]

Special Events

POR2010-896

OR2010-946

Waiver

Chicago Blackhawks Mad Dash to Madison

W Madison St, from N Damen Ave to S Wood St

Sept. 18, 2010

Burnett

Referred

[C.J.p. 99787]

Passed

[C.J.p. 102607]

Special Events

POR2010-905

OR2010-940

Chriskindlmarket Chicago 2010

50 W Washington St

Nov. 24-Dec. 24, 2010

Reilly

Referred

[C.J.p. 102947]

Special Events

POR2010-974

Hog Wild

N Glenwood Ave, 6900 block

Oct. 17, 2010

Moore

Referred

[C.J.p. 99813]

Passed

[C.J.p. 102608]

Special Events

PO2010-5594

O2010-4429

Hyde Park Jazz Festival

W 60th St, from S Woodlawn Ave to S Ellis Ave

Sept. 25, 2010

Hairston

Referred

[C.J.p. 102918]

Special Events

POR2010-971

SPECIAL EVENTS

Waiver

Inaugural Wrigley Field Road Tour

2221 W 43rd St

Sept. 11, 2010

Tunney

Referred

[C.J.p. 99807]

Passed

[C.J.p. 102608]

Special Events

POR2010-887

OR2010-941

Northalsted Halloween Costume Parade

N Halsted St. from W Belmont Ave to W Addison St

Oct. 31, 2010

Shiller

Referred

[C.J.p. 102953]

Special Events

POR2010-972

N Halsted St, from W Belmont Ave to W Addison St

Oct. 31, 2010

Tunney

Referred

[C.J.p. 102951]

Special Events

POR2010-970

St. Mary Star of the Sea Fall Festival Block Party

6424 S Kenneth Ave

Sept. 25, 2010

Olivo

Referred

[C.J.p. 99776]

Passed

[C.J.p. 102608]

Special Events

POR2010-908

OR2010-942

Steward Market Event, The

375 W Elm St

Aug. 28, 2010

Burnett

Referred

[C.J.p. 99787]

Passed

[C.J.p. 102609]

Special Events

POR2010-901

OR2010-943

Wells Street Fall Festive

N Wells St, from W North Ave to W

Evergreen Ave

Sept. 11-12, 2010

Burnett

Referred

[C.J.p. 99787]

Passed

[C.J.p. 102609]

Special Events

POR2010-902

OR2010-944

SPECIAL SERVICE AREAS

S.S.A. No. 1 (State Street) (Loop)

Tax levy, annual budget and 2011 service provider agreement

Mayor

Referred

[C.J.p. 99844]

Finance

PO2010-5800

S.S.A. No. 3 (Southwest)

Tax levy, annual budget and 2011 service provider agreement

Mayor(em)

Referred

[C.J.p. 98152]

Passed

[C.J.p. 100037]

Finance

PO2010-5218

O2010-4419

S.S.A. No. 4 (95th/Beverly)

Tax levy, annual budget and 2011 service provider agreement

Mayor(em)

Referred

[C.J.p. 98152]

Passed

[C.J.p. 100134]

Finance

PO2010-5219

O2010-4426

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

99

SPECIAL SERVICE AREAS

S.S.A. No. 5 (Commercial Avenue)

Tax levy, annual budget and 2011 service provider agreement

Mayor(em)		Finance
Referred	[C.J.p. 98152]	PO2010-5220
Passed	[C.J.p. 100209]	O2010-4427

S.S.A. No. 7 (Kedzie Industrial Park)

Tax levy, annual budget and 2011 service provider agreement

Mayor(em)		Finance
Referred	[C.J.p. 98152]	PO2010-5221
Passed	[C.J.p. 100287]	O2010-4447

S.S.A. No. 8 (Greater Lakeview East)

Tax levy, annual budget and 2011 service provider agreement

Mayor(em)		Finance
Referred	[C.J.p. 98152]	PO2010-5222
Passed	[C.J.p. 100363]	O2010-4448

S.S.A. No. 10 (Back of the Yards)

Tax levy, annual budget and 2011 service provider agreement

Mayor(em)		Finance
Referred	[C.J.p. 98152]	PO2010-5208
Passed	[C.J.p. 100441]	O2010-4420

S.S.A. No. 16 (Greektown)

Tax levy, annual budget and 2011 service provider agreement

Mayor(em)		Finance
Referred	[C.J.p. 98152]	PO2010-5209
Passed	[C.J.p. 100517]	O2010-4449

S.S.A. No. 17 (Central Lake View)

Tax levy, annual budget and 2011 service provider agreement

Mayor		Finance
Referred	[C.J.p. 98152]	PO2010-5210
Passed	[C.J.p. 100594]	O2010-4456

S.S.A. No. 18 (North Halsted Street)

Tax levy, annual budget and 2011 service provider agreement

Mayor(em)		Finance
Referred	[C.J.p. 98152]	PO2010-5211
Passed	[C.J.p. 100672]	O2010-4455

S.S.A. No. 19 (Howard Street)

Tax levy, annual budget and 2011 service provider agreement

Mayor		Finance
Referred	[C.J.p. 99844]	PO2010-5801

S.S.A. No. 20 (South Western Avenue)

Tax levy, annual budget and 2011 service provider agreement

Mayor		Finance
Referred	[C.J.p. 98152]	PO2010-5230
Passed	[C.J.p. 100768]	O2010-4451

SPECIAL SERVICE AREAS

S.S.A. No. 21 (Lincoln Square)

Tax levy, annual budget and 2011 service provider agreement

Mayor		Finance
Referred	[C.J.p. 98152]	PO2010-5207
Passed	[C.J.p. 100845]	O2010-4452

S.S.A. No. 22 (Clark Street-Andersonville)

Tax levy, annual budget and 2011 service provider agreement

Mayor(em)		Finance
Referred	[C.J.p. 98152]	PO2010-5216
Passed	[C.J.p. 100943]	O2010-4453

S.S.A. No. 23 (Clark Street-Lincoln Park)

Tax levy, annual budget and 2011 service provider agreement

Mayor(em)		Finance
Referred	[C.J.p. 98152]	PO2010-5217
Passed	[C.J.p. 101019]	O2010-4454

S.S.A. No. 24 (Clark Street-Rogers Park)

Tax levy, annual budget and 2011 service provider agreement

Mayor		Finance
Referred	[C.J.p. 99844]	PO2010-5802

S.S.A. No. 25 (Little Village)

Tax levy, annual budget and 2011 service provider agreement

Mayor(em)		Finance
Referred	[C.J.p. 98152]	PO2010-5214
Passed	[C.J.p. 101096]	O2010-4457

S.S.A. No. 26 (Edgewater)

Tax levy, annual budget and 2011 service provider agreement

Mayor(em)		Finance
Referred	[C.J.p. 98152]	PO2010-5215
Passed	[C.J.p. 101167]	O2010-4458

S.S.A. No. 28 (Six Corners)

Tax levy, annual budget and 2011 service provider agreement

Mayor		Finance
Referred	[C.J.p. 99844]	PO2010-5803

S.S.A. No. 29 (West Town)

Tax levy, annual budget and 2011 service provider agreement

Mayor(em)		Finance
Referred	[C.J.p. 98152]	PO2010-5213
Passed	[C.J.p. 101244]	O2010-4459

S.S.A. No. 31 (Clark Street/Lawrence Avenue)

Tax levy, annual budget and 2011 service provider agreement

Mayor(em)		Finance
Referred	[C.J.p. 98152]	PO2010-5223
Passed	[C.J.p. 101317]	O2010-4460

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

100

10/06/2010

SPECIAL SERVICE AREAS

S.S.A. No. 32 (79th Street-Auburn Gresham)

Tax levy, annual budget and 2011 service provider agreement
Mayor(em) Finance
Referred [C.J.p. 98152] PO2010-5224
Passed [C.J.p. 101413] O2010-4461

S.S.A. No. 33 (Wicker Park/Bucktown)

Tax levy, annual budget and 2011 service provider agreement
Mayor Finance
Referred [C.J.p. 99844] PO2010-5804

S.S.A. No. 34 (Uptown)

Tax levy, annual budget and 2011 service provider agreement
Mayor Finance
Referred [C.J.p. 99844] PO2010-5805

S.S.A. No. 35 (Lincoln Avenue)

Tax levy, annual budget and 2011 service provider agreement
Mayor(em) Finance
Referred [C.J.p. 98152] PO2010-5225
Passed [C.J.p. 101485] O2010-4462

S.S.A. No. 38 (North Center)

Tax levy, annual budget and 2011 service provider agreement
Mayor Finance
Referred [C.J.p. 99844] PO2010-5806

S.S.A. No. 39 (Brighton/Archer)

Tax levy, annual budget and 2011 service provider agreement
Mayor(em) Finance
Referred [C.J.p. 98152] PO2010-5226
Passed [C.J.p. 101560] O2010-4463

S.S.A. No. 42 (71st Street-Stony Island)

Tax levy, annual budget and 2011 service provider agreement
Mayor Finance
Referred [C.J.p. 99844] PO2010-5807

S.S.A. No. 43 (Devon Avenue)

Tax levy, annual budget and 2011 service provider agreement
Mayor(em) Finance
Referred [C.J.p. 98152] PO2010-5227
Passed [C.J.p. 101637] O2010-4464

S.S.A. No. 44 (103rd Street-Beverly)

Tax levy, annual budget and 2011 service provider agreement
Mayor(em) Finance
Referred [C.J.p. 98152] PO2010-5228
Passed [C.J.p. 101713] O2010-4465

S.S.A. No. 47 (Cottage Grove)

Tax levy, annual budget and 2011 service provider agreement
Mayor Finance
Referred [C.J.p. 99844] PO2010-5808

STREETS

Closings

4350 N Laverne Ave
School Days, 8:00 A.M.-9:00 A.M., 11:30 A.M.-12:30 P.M. and 2:30 P.M.-3:30 P.M.
Levar Traffic
Referred [C.J.p. 96217] POR2010-629
Passed [C.J.p. 102639] SO2010-4443

Honorary Designations

"Alan Schwartz Way"
N Elston Ave, at N Damen Ave
Waguespack Transportation
Referred [C.J.p. 99791] PO2010-5605
Passed [C.J.p. 102771] O2010-5031

"Albany Home Zone"
N Kedzie Ave, at N Albany Ave
Colon Transportation
Referred [C.J.p. 99793] PO2010-5602
Passed [C.J.p. 102765] O2010-4413

"Amalgamated Way"
W Monroe St, at S State St
Remove
Reilly Transportation
Referred [C.J.p. 102947] PO2010-6261

"Bruce J. Graham Way"
N Mies Van Der Rohe Way, at E Chestnut St
Reilly Transportation
Referred [C.J.p. 99803] PO2010-5598
Passed [C.J.p. 102767] O2010-4415

"Eugene P. Heytow Way"
W Monroe St, at S State St
Reilly Transportation
Referred [C.J.p. 102947] PO2010-6204

"Father Tom Healy Place"
W Belmont Ave, at N Orchard St
Tunney Transportation
Referred [C.J.p. 99807] POR2010-888
Passed [C.J.p. 102764] OR2010-935

"Honorable Richard J. Phelan Way"
E Pearson St, at N Lake Shore Dr
Remove
Reilly Transportation
Referred [C.J.p. 99804] PO2010-5597
Passed [C.J.p. 102722] O2010-4418

"Honorary John J. Lyons, C.P.D. Way"
W Summerdale Ave, 7200 block
Doherty Transportation
Referred [C.J.p. 102943] POR2010-976

"Joyce Dugan Way"
N Winthrop Ave, at N Kenmore Ave
Shiller Transportation
Referred [C.J.p. 102953] PO2010-6205

"Martha Gonzalez Street"
W 17th St, from S Halsted St to S Union Ave
Solis Transportation
Referred [C.J.p. 102931] PO2010-6203

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

101

STREETS

Honorary Designations

W 17th St, from S Halsted St to S Union Ave		
Allen		Transportation
Passed	[C.J.p. 102766]	O2010-4414
"Mr. and Mrs. Negrete Avenue"		
S Houston Ave, 9100 block and 9200 block		
Pope		Transportation
Referred	[C.J.p. 102921]	PO2010-6202
"Officer Eric Dwayne Lee Avenue"		
S Damen Ave, at S 82nd Pl		
Lane		Transportation
Referred	[C.J.p. 99780]	PO2010-5615
Passed	[C.J.p. 102768]	O2010-4416
"Orion Samuelson Way"		
E Illinois St, at N City Front Plaza Dr		
Reilly		Transportation
Referred	[C.J.p. 99803]	PO2010-5599
Passed	[C.J.p. 102770]	O2010-4417

Speed Limitations

S Lowe Ave, from W 33rd St to W 35th St		
20 mph		
Balcer		Traffic
Referred	[C.J.p. 102897]	POR2010-924
N Nagle Ave, from N Northwest Hwy to W Devon Ave		
Amend, strike 30 mph and insert 25 mph		
Levar		Traffic
Passed	[C.J.p. 102639]	SO2010-4444

Weight Limitations

W 119th St, from S Western Ave to S Longwood Dr		
5 tons		
Rugai		Traffic
Referred	[C.J.p. 99752]	PO2010-5317
Passed	[C.J.p. 102640]	SO2010-4445
W Balmoral Ave, 1200, 1300 and 1400, block		
5 tons		
M Smith		Traffic
Referred	[C.J.p. 102901]	PO2010-5969
W Berwyn Ave, 1200, 1300 and 1400, block		
5 tons		
M Smith		Traffic
Referred	[C.J.p. 102901]	PO2010-5960
W Bryn Mawr Ave, 1200, 1300, and 1400 block		
5 tons		
M Smith		Traffic
Referred	[C.J.p. 102901]	PO2010-5908
W Catalpa Ave, 1200, 1300 and 1400, block		
5 tons		
M Smith		Traffic
Referred	[C.J.p. 102901]	PO2010-5965

TAG DAYS

Albany Park Community Center		
Nov. 1, 2010		
Burke		Finance
Passed	[C.J.p. 102488]	OR2010-951
Autism Society of Illinois		
Oct. 22, 2010		
Burke		Finance
Passed	[C.J.p. 102488]	OR2010-951
Children's Benefit League of Chicago and Suburbs		
April 8-9, 2011		
Burke		Finance
Passed	[C.J.p. 102488]	OR2010-951
Mercy Home for Boys and Girls		
Jan. 1-Dec. 31, 2011		
Burke		Finance
Passed	[C.J.p. 102488]	OR2010-951

TAX INCENTIVES

Class 6(b)

Gypsum Supply Co.		
4140 S Racine Ave		
Balcer		Economic
Referred	[C.J.p. 99775]	PR2010-73
Adopted	[C.J.p. 102513]	R2010-1071

TAX INCREMENT FINANCING DISTRICTS

111th/Kedzie T.I.F.

Small Business Improvement Fund		
Amendment No. 29 with SomerCor 504, Inc.		
Approval		
Mayor		Finance
Referred	[C.J.p. 99841]	PO2010-5830

95th/Stony T.I.F.

Amendment No. 1		
Approval		
Mayor(em)		Finance
Referred	[C.J.p. 98155]	PO2010-5251
Passed	[C.J.p. 99919]	O2010-4222

Calumet/Cermak T.I.F.

Termination		
Mayor		Finance
Referred	[C.J.p. 99842]	PO2010-5831

Howard/Paulina T.I.F.

Amendment No. 2		
Approval		
Mayor(em)		Finance
Referred	[C.J.p. 98155]	PO2010-5252
Passed	[C.J.p. 99923]	O2010-4223

Michigan/Cermak T.I.F.

Amendment No. 3		
Approval		
Mayor(em)		Finance
Referred	[C.J.p. 98155]	PO2010-5254
Passed	[C.J.p. 99929]	O2010-4225

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

102

10/06/2010

TAX INCREMENT FINANCING DISTRICTS

Roosevelt/Homan T.I.F.

Amendment No. 2

Approval

Mayor(em)

Referred

Passed

[C.J.p. 98155]

[C.J.p. 99916]

Finance

PO2010-5250

O2010-4221

Stockyards I-C T.I.F.

Amendment No. 3

Approval

Mayor(em)

Referred

Passed

[C.J.p. 98155]

[C.J.p. 99926]

Finance

PO2010-5253

O2010-4224

TAX LEVIES

2010 Abatement

General Obligation Bonds (Emergency Telephone System), Series 1993

Mayor

Referred

[C.J.p. 99842]

Finance

PO2010-5809

General Obligation Bonds (Emergency Telephone System), Series 2004

Mayor

Referred

[C.J.p. 99842]

Finance

PO2010-5811

General Obligation Bonds (Project and Refunding), Series 2005B

Mayor

Referred

[C.J.p. 99842]

Finance

PO2010-5810

TAXES

City of Chicago

Transaction tax securities, commodities and derivatives

Munoz & Others

Referred

[C.J.p. 102930]

Finance

PR2010-80

TRAFFIC

Closed to Traffic

E 50th St, from S Kimbark Ave to S

Dorchester Ave

School Days, 8:40 A.M.-9:05 A.M. and 2:35

P.M.-3:00 P.M.

Preckwinkle

Referred

Passed

[C.J.p. 98046]

[C.J.p. 102638]

Traffic

PO2010-4899

SO2010-4443

1414 E 61st Pl

School Days, 8:15 A.M.-9:00 A.M. and 2:30

P.M.-3:00 P.M.

Cochran

Referred

[C.J.p. 102889]

Traffic

POR2010-944

3824 S Giles Ave

School days, 2:00 P.M.-3:15 P.M.

Dowell

Referred

Failed to Pass

[C.J.p. 94344]

[C.J.p. 102643]

Traffic

PO2010-3754

FL2010-15

TRAFFIC

Closed to Traffic

4839 S Harding Ave

School Days, 7:30 A.M.-7:50 A.M. and 2:20

P.M.-2:45 P.M.

Burke

Referred

[C.J.p. 102925]

Traffic

POR2010-936

S Ingleside Ave, from E 60th St to E 61st St

Remove

Cochran

Referred

Passed

[C.J.p. 98079]

[C.J.p. 102620]

Traffic

PO2010-4959

SO2010-4433

Direction

2400-2558 W 45th St

Easterly

Cardenas

Referred

[C.J.p. 102888]

Traffic

PO2010-5966

W 82nd St, from S Western Ave to S

Artesian Ave

Easterly

Lane

Referred

[C.J.p. 102888]

Traffic

PO2010-5936

S Washtenaw Ave, from W Roosevelt Rd to

W Ogden Ave, northbound

Amend, strike northbound and insert

southbound, One-Way

E Smith

Referred

[C.J.p. 102889]

Traffic

PO2010-5944

Signs

W 100th Pl, 1400 block

One-Way, easterly

Brookins

Referred

[C.J.p. 102888]

Traffic

PO2010-6059

W 104th St, at S Princeton Ave

Two-Way Stop

Austin

Referred

[C.J.p. 102899]

Traffic

POR2010-939

W 13th St, at N Wolcott Ave

All-Way Stop

Fioretti

Referred

[C.J.p. 102897]

Traffic

POR2010-935

W 16th St, at S Miller St

Stop

Solis

Referred

Passed

[C.J.p. 99747]

[C.J.p. 102638]

Traffic

POR2010-842

SOR2010-949

W 16th St, at S Desplaines St

Stop

Solis

Referred

Passed

[C.J.p. 99747]

[C.J.p. 102638]

Traffic

POR2010-843

SOR2010-949

W 16th St, at S Carpenter St

Stop

Solis

Referred

Passed

[C.J.p. 99747]

[C.J.p. 102638]

Traffic

POR2010-844

SOR2010-949

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

103

TRAFFIC

Signs

W 44th St, at S Artesian Ave		
All-Way Stop		
Cardenas		Traffic
Referred	[C.J.p. 98054]	POR2010-699
Passed	[C.J.p. 102637]	SOR2010-949
W 47th St, at S Keafing Ave		
All-Way Stop		
Zaiewski		Traffic
Referred	[C.J.p. 102898]	POR2010-916
W 50th St, at S Fairfield Ave		
Two-Way Stop		
Burke		Traffic
Referred	[C.J.p. 94321]	POR2010-567
Passed	[C.J.p. 102637]	SOR2010-949
W 58th St, at S Neenah Ave		
Stop		
Zaiewski		Traffic
Referred	[C.J.p. 98054]	POR2010-713
Passed	[C.J.p. 102637]	SOR2010-949
W 69th St, at S Pulaski Rd		
Left Turn Arrow		
Olivo		Traffic
Referred	[C.J.p. 102897]	POR2010-947
W 73rd St, at S Troy Ave		
Two-Way Stop		
Lane		Traffic
Referred	[C.J.p. 102898]	POR2010-915
W 84th St, at S Justine St		
Stop		
Brookins		Traffic
Referred	[C.J.p. 102898]	POR2010-948
W 85th St, at S Laffin St		
Stop		
Brookins		Traffic
Referred	[C.J.p. 102898]	POR2010-949
W 91st St, 1700 block		
One- Way		
Brookins		Traffic
Referred	[C.J.p. 102888]	PO2010-6060
S Aberdeen St, at W 54th St		
All-Way Stop		
Thompson		Traffic
Referred	[C.J.p. 96165]	POR2010-666
Passed	[C.J.p. 102637]	SOR2010-949
W Albion Ave, at N Campbell Ave		
All-Way Stop		
Stone		Traffic
Referred	[C.J.p. 92294]	POR2010-487
Passed	[C.J.p. 102638]	SOR2010-949
S Avenue M, at W 102nd St		
All-Way Stop		
Pope		Traffic
Referred	[C.J.p. 102897]	POR2010-930

TRAFFIC

Signs

S Avenue M, at W 101st St		
All-Way Stop		
Pope		Traffic
Referred	[C.J.p. 102897]	POR2010-929
S Carpenter St, at W 54th St		
All-Way Stop		
Thompson		Traffic
Referred	[C.J.p. 96165]	POR2010-665
Passed	[C.J.p. 102637]	SOR2010-949
S Central Park Blvd, at W Monroe St		
Two-Way Stop		
E Smith		Traffic
Referred	[C.J.p. 102898]	POR2010-911
2224 W Cermak Rd		
No Parking		
Solis		Traffic
Referred	[C.J.p. 99723]	PO2010-5402
Passed	[C.J.p. 102628]	SO2010-4435
1244 N Clybourn Ave		
All-Way Stop		
Burnett		Traffic
Referred	[C.J.p. 102896]	PO2010-6052
4800 W Cortland St		
No Loitering		
Suarez		Traffic
Referred	[C.J.p. 96166]	POR2010-650
Failed to Pass	[C.J.p. 102643]	FL2010-15
S Damen Ave, at W 23rd St		
Stop		
Solis		Traffic
Referred	[C.J.p. 99747]	POR2010-840
Passed	[C.J.p. 102638]	SOR2010-949
S Damen Ave, at E Cullerton St		
Stop		
Solis		Traffic
Referred	[C.J.p. 99747]	POR2010-841
Passed	[C.J.p. 102637]	SOR2010-949
W Diversey Ave, from N Lincoln Ave to N orchard St		
Two-Way Stop		
Daley		Traffic
Referred	[C.J.p. 98045]	PO2010-4850
Passed	[C.J.p. 102619]	SO2010-4432
S Dobson Ave, at W 82nd St		
Stop		
Harris		Traffic
Referred	[C.J.p. 102897]	POR2010-941
W Estes Ave, at N Mobile Ave		
Stop		
Doherty		Traffic
Referred	[C.J.p. 102899]	POR2010-931
W Granville Ave, at N Hamilton Ave		
Two-Way Stop		
O'Connor		Traffic
Referred	[C.J.p. 102896]	POR2010-912

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

104

10/06/2010

TRAFFIC

Signs

800 N Greenvview Ave		
All-Way Stop		
Burnett		Traffic
Referred	[C.J.p. 102896]	PO2010-6051
1332 N Halsted St		
All-Way Stop		
Burnett		Traffic
Referred	[C.J.p. 102896]	PO2010-5895
7112-7120 W Hariem Ave		
No Parking, At All Times		
Rice		Traffic
Referred	[C.J.p. 102881]	PO2010-6076
S Leavitt St, at W Cullerton St		
Stop		
Solis		Traffic
Referred	[C.J.p. 99747]	POR2010-839
Passed	[C.J.p. 102638]	SOR2010-949
S May St, at W 65th St		
All-Way Stop		
Thompson		Traffic
Referred	[C.J.p. 102898]	POR2010-926
S May St, at W 54th St		
All-Way Stop		
Thompson		Traffic
Referred	[C.J.p. 96165]	POR2010-667
Passed	[C.J.p. 102637]	SOR2010-949
S May St, at W 64th St		
All-Way Stop		
Thompson		Traffic
Referred	[C.J.p. 102898]	POR2010-925
N McCormick Rd, at 305' N Lincoln Ave		
No Pedestrian Crossing		
Stone		Traffic
Referred	[C.J.p. 102899]	POR2010-928
S Merrill Ave, at W 81st St		
Stop		
Harris		Traffic
Referred	[C.J.p. 102897]	POR2010-943
W Ohio St, from N Clark St to N Dearborn St		
Remove		
Reilly		Traffic
Referred	[C.J.p. 102900]	PO2010-5871
W Polk St, at S Miller St		
Stop		
Solis		Traffic
Referred	[C.J.p. 99747]	POR2010-837
Passed	[C.J.p. 102638]	SOR2010-949
N Potawatomie Ave, at W Wilson Ave		
Two-Way Stop		
Rice		Traffic
Referred	[C.J.p. 102899]	POR2010-940

TRAFFIC

Signs

2619 N Rockwell St		
Remove		
Colon		Traffic
Referred	[C.J.p. 102900]	POR2010-917
4347 W Roscoe St		
No Outlet-Street Ends		
Suarez		Traffic
Referred	[C.J.p. 96166]	POR2010-651
Failed to Pass	[C.J.p. 102643]	FL2010-15
N Shore Dr, at S Whipple St		
All-Way Stop		
Stone		Traffic
Referred	[C.J.p. 102899]	POR2010-927
S Springfield Ave, at W Monroe St		
All-Way Stop		
E Smith		Traffic
Referred	[C.J.p. 102899]	POR2010-995
N Tripp Ave, at W Fletcher St		
Stop		
Suarez		Traffic
Referred	[C.J.p. 102899]	POR2010-938
S Troy St, 7700 block		
Two-Way Stop		
Lane		Traffic
Referred	[C.J.p. 102898]	POR2010-942
W Wellington Ave, at N Mozart St		
All-Way Stop		
Mell		Traffic
Referred	[C.J.p. 98054]	POR2010-707
Passed	[C.J.p. 102638]	SOR2010-949
1034 N Wells St		
Mon.-Fri., 7:00 A.M.-4:30 P.M., Official		
Personal Only		
Burnett		Traffic
Referred	[C.J.p. 102896]	PO2010-5894
N Wolcott Ave, at W Berwyn Ave		
Two-Way Stop		
O'Connor		Traffic
Referred	[C.J.p. 102896]	POR2010-913

TRIBUTES

Andres, Jay		
Burke		Agreed Calendar
Adopted	[C.J.p. 102806]	R2010-1100
Armstrong, Mildred J.		
Lyle		Agreed Calendar
Adopted	[C.J.p. 102791]	R2010-1077
Bailey, Roberta E.		
Burke		Agreed Calendar
Adopted	[C.J.p. 102837]	R2010-1129
Beauregard, Howard L.		
Burke		Agreed Calendar
Adopted	[C.J.p. 102807]	R2010-1101

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

105

TRIBUTES

Becker, Mary		
Levar		Agreed Calendar
Adopted	[C.J.p. 102862]	R2010-1158
Blackburn, J. Douglas		
Burke		Agreed Calendar
Adopted	[C.J.p. 102808]	R2010-1102
Blanda, George		
Burke		Agreed Calendar
Adopted	[C.J.p. 102809]	R2010-1103
Brunsvold, (Hon.) Joel D.		
Burke		Agreed Calendar
Adopted	[C.J.p. 102810]	R2010-1104
Caulfield, Florence L.		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102797]	R2010-1084
Clark, Christine		
Graham		Agreed Calendar
Adopted	[C.J.p. 102846]	R2010-1138
Curry, (P.O.) Richard J.		
Daley & Tunney		Agreed Calendar
Adopted	[C.J.p. 102860]	R2010-1156
Curtis, Douglas MacReynolds		
Levar		Agreed Calendar
Adopted	[C.J.p. 102863]	R2010-1159
Cygan, Clara Mary		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102798]	R2010-1085
Daly, Norine M.		
Laurino & Doherty		Agreed Calendar
Adopted	[C.J.p. 102855]	R2010-1150
Demus III, (Rev.) James L.		
Mayor		Agreed Calendar
Adopted	[C.J.p. 102785]	R2010-1073
Dooley, William M.		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102798]	R2010-1086
Dufficy, (Rev.) Edward C.		
Burke		Agreed Calendar
Adopted	[C.J.p. 102811]	R2010-1105
Duggan, (Rev.) Joseph Edward		
Burke		Agreed Calendar
Adopted	[C.J.p. 102812]	R2010-1106
Easterhouse, Shirley Marie		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102799]	R2010-1087
Feller, Mary Rose		
Allen		Agreed Calendar
Adopted	[C.J.p. 102850]	R2010-1143
Goeken, John "Jack"		
Burke		Agreed Calendar
Adopted	[C.J.p. 102814]	R2010-1107

TRIBUTES

Goetz, (Capt.) Dale		
Burke		Agreed Calendar
Adopted	[C.J.p. 102815]	R2010-1108
Grzenia, Robert S. (Bob)		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102799]	R2010-1088
Guagenti, Nathalie		
Allen		Agreed Calendar
Adopted	[C.J.p. 102851]	R2010-1144
Hanley, Robert R.		
Burke		Agreed Calendar
Adopted	[C.J.p. 102816]	R2010-1109
Hess, Sidney		
Burke		Agreed Calendar
Adopted	[C.J.p. 102817]	R2010-1110
Honkisz, Irene W.		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102800]	R2010-1089
Jackson, Denise		
Lyle		Agreed Calendar
Adopted	[C.J.p. 102792]	R2010-1079
Johnson, Mark		
Burke		Agreed Calendar
Adopted	[C.J.p. 102818]	R2010-1111
June, (Sgt.) Allen Dale		
Burke		Agreed Calendar
Adopted	[C.J.p. 102819]	R2010-1112
Kotwica, Janice M.		
Levar		Agreed Calendar
Adopted	[C.J.p. 102865]	R2010-1161
Krone, Phil		
Levar		Agreed Calendar
Adopted	[C.J.p. 102864]	R2010-1160
Lukaszewski, Catherine R.		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102800]	R2010-1090
Marciano, James T. (Red)		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102801]	R2010-1091
Newman, Edwin		
Burke		Agreed Calendar
Adopted	[C.J.p. 102821]	R2010-1113
Nieciak, Catherine Theresa		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102802]	R2010-1092
Norment, Henrence		
Lyle		Agreed Calendar
Adopted	[C.J.p. 102793]	R2010-1080
Norris, Patricia L.		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102802]	R2010-1093

OFFICE OF THE CITY CLERK CITY COUNCIL LEGISLATIVE INDEX

106

10/06/2010

TRIBUTES

North, Kenneth W.		
Burke		Agreed Calendar
Adopted	[C.J.p. 102822]	R2010-1114
Novelle, Joseph J.		
Levar		Agreed Calendar
Adopted	[C.J.p. 102865]	R2010-1162
O'Gorman, James J.		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102803]	R2010-1094
O'Malley, Joan		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102803]	R2010-1095
Pacewic, James "Jim"		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102804]	R2010-1096
Papahronis, Dino		
Levar		Agreed Calendar
Adopted	[C.J.p. 102866]	R2010-1163
Pavliceck, Leonard W.		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102804]	R2010-1097
Powers, Vincent H.		
Allen		Agreed Calendar
Adopted	[C.J.p. 102851]	R2010-1145
Quaal, Ward L.		
Burke		Agreed Calendar
Adopted	[C.J.p. 102823]	R2010-1115
Risby, (Br.) Joseph		
Brookins		Agreed Calendar
Adopted	[C.J.p. 102842]	R2010-1134
Ryan, Matthew		
Burke		Agreed Calendar
Adopted	[C.J.p. 102824]	R2010-1116
Sisto, Michael P.		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102805]	R2010-1098
Taylor Jr., John Richard		
Levar & Allen		Agreed Calendar
Adopted	[C.J.p. 102867]	R2010-1164
Thomas, Jefferson		
Burke		Agreed Calendar
Adopted	[C.J.p. 102825]	R2010-1117
Tunney, Mary Kay		
Olivo		Agreed Calendar
Adopted	[C.J.p. 102805]	R2010-1099
Walker, Jean DeLoache		
Harris		Agreed Calendar
Adopted	[C.J.p. 102795]	R2010-1082
Watkins, Ella B.		
Austin		Agreed Calendar
Adopted	[C.J.p. 102848]	R2010-1140

TRIBUTES

Widdes, Ken I.		
Schulter		Agreed Calendar
Adopted	[C.J.p. 102868]	R2010-1165

UNITED STATES GOVT.

President Barack Obama and Secretary of Homeland Security Janet Naplitano		
Urged to grant temporary protected status to Guatemalan Nationals in United States		
Maldonado		Human Relations
Referred	[C.J.p. 99785]	PR2010-74
Adopted	[C.J.p. 102582]	R2010-1069

ZONING RECLASSIFICATIONS

Map No. 2-K

Sumner Academy Annex		
4320 W 5th Ave		
M1-1 to RS-3		
Dixon		Zoning
Referred	[C.J.p. 102902]	PO2010-5991

Map No. 3-F

820 Orleans, L.L.C.		
827-835 N Sedgwick St, 350-360 W Institute PI		
App. No. 17135, RT4 to C1-2		
City Clerk		Zoning
Referred	[C.J.p. 99858]	PO2010-5798

Map No. 4-F

Archer Devel. L.L.C.		
2101-2115 S Archer Ave, 2100-2114 W Wentworth Ave		
App. No. 17131, M1-3 to B3-5		
City Clerk		Zoning
Referred	[C.J.p. 99855]	PO2010-5785

Map No. 5-G

Dougherty, Bridget		
1928 N Halsted St		
App. No. 17133, RT-4 to RM-5		
City Clerk		Zoning
Referred	[C.J.p. 99856]	PO2010-5796

Map No. 6-K

Blue Kangaroo, L.L.C.		
2354-2360 S Pulaski Rd		
App. No. 17124, M2-1 to C3-1		
City Clerk		Zoning
Referred	[C.J.p. 99856]	PO2010-5788

Map No. 7-J

Bediant, Neal and Hans, Lisa		
2903 N Lawndale Ave		
App. No. 17126, RS-3 to RM-4.5		
City Clerk		Zoning
Referred	[C.J.p. 99855]	PO2010-5790

OFFICE OF THE CITY CLERK
CITY COUNCIL LEGISLATIVE INDEX

10/06/2010

107

ZONING RECLASSIFICATIONS

Map No. 7-K

Zochowski, Marian
3016 N Pulaski Rd, 3018 N Pulaski Rd
App. No. 17122, B3-1 to C2-1
City Clerk
Referred [C.J.p. 99858] Zoning
PO2010-5786

Map No. 9-G

Kotler, Bradley and Jennifer
1241 W Cornelia Ave
App. No. 17129, RT-3.5 to RM-4.5
City Clerk
Referred [C.J.p. 99857] Zoning
PO2010-5794

Map No. 11-J

Thai Town Center Inc.
4457-4461 N Pulaski Rd, 4444-4452 N
Harding Ave
App. No. 17128
RS-3 to C1-1
City Clerk
Referred [C.J.p. 99858] Zoning
PO2010-5793

Map No. 11-L

4900-4932 W Pensacola Ave
RS3 to RS2
Levar
Referred [C.J.p. 102902] Zoning
PO2010-5994

Map No. 12-D

Lake Park Assoc., Inc.
5401-5499 S Lake Park Ave, 1500-1570 E
55th St
App. No. 17125, B1-3 to B3-3
City Clerk
Referred [C.J.p. 99857] Zoning
PO2010-5789

Map No. 12-E

ParkR, L.L.C.
200-232 E Garfield Blvd, 5447-5459 S
Indiana Ave
App. No. 17132, RM5 to B2-3
City Clerk
Referred [C.J.p. 99858] Zoning
PO2010-5791

Map No. 13-H

2236-2240 W Lawrence Ave, 4802-4812 N
Bell Ave
B1-3 to B1-1
Schulter
Referred [C.J.p. 102902] Zoning
PO2010-5990

Map No. 13-I

2444-2556 W Lawrence Ave, 4805-4811 N
Rockwell St
C1-2 to B3-2
Schulter
Referred [C.J.p. 102902] Zoning
PO2010-5989

ZONING RECLASSIFICATIONS

Map No. 15-J

6300-6304 N Monticello Ave
RS3 to RS2
Stone
Referred [C.J.p. 102903] Zoning
PO2010-5993

Map No. 15-L

Journey Imports L.L.C.
5675 N Elston Ave
App. No. 17134, M1-1 to M2-1
City Clerk
Referred [C.J.p. 99857] Zoning
PO2010-5797

Map No. 16-I

Buena Vista Optical, PC
6455-6459 S Kedzie Ave
App. No. 17123, B1-1 to B1-2
City Clerk
Referred [C.J.p. 99856] Zoning
PO2010-5787

Map No. 18-D

Emortl L.L.C.
1000 E 76th St
App. No. 17127, RS-3 to C1-1
City Clerk
Referred [C.J.p. 99856] Zoning
PO2010-5792

Map No. 18-G

H79 Properties L.L.C.
950-958 E 79th St
App. No. 17130, RT4 to B1-2
City Clerk
Referred [C.J.p. 99856] Zoning
PO2010-5795

Map No. 20-I

Began H.S.
3939 W 79th St
POS-1 to RS-3
Lane
Referred [C.J.p. 102901] Zoning
PO2010-5992

APPENDIX B

CODE CONVERSION TABLE

JOURNAL of the PROCEEDINGS of the CITY COUNCIL of the CITY of CHICAGO, ILLINOIS

Regular Meeting – Wednesday, October 6, 2010

10/06/2010

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

1

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2016	O2010-4631	101933
PO2010-2017	O2010-4632	101933
PO2010-2018	O2010-4945	102057
PO2010-2019	O2010-4880	102031
PO2010-2020	O2010-4904	102041
PO2010-2021	O2010-4630	101934
PO2010-2022	O2010-4879	102031
PO2010-2023	O2010-4906	102041
PO2010-2024	O2010-4796	101997
PO2010-2025	O2010-4795	101997
PO2010-2026	O2010-4794	101996
PO2010-2027	O2010-4793	101996
PO2010-2028	O2010-4584	101915
PO2010-2031	O2010-4495	101880
PO2010-2032	O2010-4498	101882
PO2010-2033	O2010-4928	102051
PO2010-2036	O2010-4494	101880
PO2010-2037	O2010-4830	102011
PO2010-2038	O2010-4538	101904
PO2010-2039	O2010-4927	102050
PO2010-2040	O2010-4539	101905
PO2010-2041	O2010-4944	102050
PO2010-2046	O2010-4651	101941
PO2010-2047	O2010-4649	101940
PO2010-2048	O2010-4650	101940
PO2010-2049	O2010-4622	101930
PO2010-2050	O2010-4621	101929
PO2010-2051	O2010-4981	102072

OFFICE OF THE CITY CLERK CONVERSION CHART REPORT

10/06/2010

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2052	O2010-4623	101930
PO2010-2053	O2010-4577	101912
PO2010-2054	O2010-4578	101912
PO2010-2055	O2010-4579	101913
PO2010-2056	O2010-4852	102020
PO2010-2057	O2010-4849	102018
PO2010-2058	O2010-4853	102020
PO2010-2059	O2010-4851	102019
PO2010-2060	O2010-4850	102019
PO2010-2061	O2010-4960	102063
PO2010-2062	O2010-4961	102064
PO2010-2063	O2010-4962	102064
PO2010-2064	O2010-4963	102065
PO2010-2065	O2010-4611	101925
PO2010-2066	O2010-4610	101925
PO2010-2067	O2010-4612	101926
PO2010-2068	O2010-4984	102073
PO2010-2069	O2010-4983	102073
PO2010-2070	O2010-4985	102073
PO2010-2074	O2010-4518	101889
PO2010-2075	O2010-4517	101889
PO2010-2076	O2010-4770	101987
PO2010-2077	O2010-4516	101888
PO2010-2078	O2010-4772	101988
PO2010-2079	O2010-4771	101987
PO2010-2080	O2010-4767	101986
PO2010-2081	O2010-4768	101986
PO2010-2082	O2010-4769	101986

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2083	O2010-4998	102079
PO2010-2084	O2010-4996	102078
PO2010-2085	O2010-4995	102077
PO2010-2086	O2010-4583	101915
PO2010-2087	O2010-4982	102072
PO2010-2088	O2010-4863	102024
PO2010-2089	O2010-4862	102024
PO2010-2090	O2010-4736	101974
PO2010-2091	O2010-4735	101973
PO2010-2092	O2010-4734	101973
PO2010-2093	O2010-4732	101972
PO2010-2094	O2010-4733	101972
PO2010-2095	O2010-4513	101887
PO2010-2096	O2010-4512	101887
PO2010-2097	O2010-4511	101887
PO2010-2098	O2010-4510	101886
PO2010-2099	O2010-4509	101886
PO2010-2100	O2010-4730	101971
PO2010-2101	O2010-4729	101971
PO2010-2102	O2010-4728	101970
PO2010-2103	O2010-4701	101960
PO2010-2104	O2010-4700	101959
PO2010-2105	O2010-4698	101958
PO2010-2106	O2010-4699	101959
PO2010-2107	O2010-4799	101999
PO2010-2108	O2010-4801	101999
PO2010-2109	O2010-4800	101998
PO2010-2110	O2010-4819	102006

OFFICE OF THE CITY CLERK CONVERSION CHART REPORT

10/06/2010

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2111	O2010-4803	102000
PO2010-2112	O2010-4802	102000
PO2010-2113	O2010-4822	102008
PO2010-2114	O2010-4820	102007
PO2010-2115	O2010-4821	102007
PO2010-2116	O2010-5030	102051
PO2010-2117	O2010-4804	102000
PO2010-2118	O2010-4806	102001
PO2010-2119	O2010-4690	101955
PO2010-2120	O2010-4691	101956
PO2010-2121	O2010-4689	101955
PO2010-2122	O2010-4558	101900
PO2010-2123	O2010-4557	101899
PO2010-2124	O2010-4559	101900
PO2010-2125	O2010-4561	101901
PO2010-2126	O2010-4562	101901
PO2010-2127	O2010-4866	102026
PO2010-2128	O2010-4868	102026
PO2010-2129	O2010-4871	102028
PO2010-2130	O2010-4870	102027
PO2010-2131	O2010-4563	101902
PO2010-2132	O2010-4560	101901
PO2010-2133	O2010-4702	101960
PO2010-2134	O2010-4792	101996
PO2010-2135	O2010-4911	102043
PO2010-2136	O2010-4909	102043
PO2010-2137	O2010-4910	102043
PO2010-2138	O2010-4912	102044

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2139	O2010-4913	102044
PO2010-2140	O2010-4711	101964
PO2010-2141	O2010-4709	101963
PO2010-2142	O2010-4710	101963
PO2010-2143	O2010-4839	102014
PO2010-2144	O2010-4759	101983
PO2010-2145	O2010-4978	102071
PO2010-2146	O2010-4756	101981
PO2010-2147	O2010-4758	101982
PO2010-2148	O2010-4670	101947
PO2010-2149	O2010-4666	101946
PO2010-2150	O2010-4760	101983
PO2010-2151	O2010-4669	101947
PO2010-2152	O2010-4685	101953
PO2010-2153	O2010-4898	102038
PO2010-2154	O2010-4901	102039
PO2010-2155	O2010-4899	102039
PO2010-2156	O2010-4900	102039
PO2010-2157	O2010-4705	101961
PO2010-2158	O2010-4726	101970
PO2010-2159	O2010-4725	101969
PO2010-2160	O2010-4939	102055
PO2010-2161	O2010-4629	101932
PO2010-2162	O2010-4843	102016
PO2010-2163	O2010-4533	101902
PO2010-2164	O2010-4536	101903
PO2010-2165	O2010-4534	101902
PO2010-2166	O2010-4535	101903

OFFICE OF THE CITY CLERK CONVERSION CHART REPORT

10/06/2010

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2167	O2010-4537	101904
PO2010-2168	O2010-4569	101909
PO2010-2169	O2010-4656	101943
PO2010-2170	O2010-4568	101908
PO2010-2171	O2010-4657	101943
PO2010-2172	O2010-4540	101903
PO2010-2173	O2010-4572	101909
PO2010-2174	O2010-4859	102023
PO2010-2175	O2010-4857	102022
PO2010-2176	O2010-4858	102022
PO2010-2177	O2010-4655	101942
PO2010-2178	O2010-4567	101908
PO2010-2179	O2010-4869	102027
PO2010-2180	O2010-4867	102026
PO2010-2181	O2010-4624	101931
PO2010-2182	O2010-4841	102015
PO2010-2183	O2010-4754	101981
PO2010-2184	O2010-4731	101972
PO2010-2185	O2010-4842	102016
PO2010-2186	O2010-4627	101932
PO2010-2187	O2010-4581	101913
PO2010-2188	O2010-4591	101919
PO2010-2189	O2010-4659	101930
PO2010-2190	O2010-4636	101935
PO2010-2191	O2010-4625	101931
PO2010-2192	O2010-4667	101946
PO2010-2193	O2010-4933	102053
PO2010-2194	O2010-4934	102053

OFFICE OF THE CITY CLERK CONVERSION CHART REPORT

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2195	O2010-4628	101932
PO2010-2196	O2010-4935	102054
PO2010-2197	O2010-4752	101980
PO2010-2198	O2010-4755	101981
PO2010-2199	O2010-4750	101979
PO2010-2200	O2010-4751	101979
PO2010-2201	O2010-4753	101980
PO2010-2202	O2010-4937	102055
PO2010-2203	O2010-4936	102054
PO2010-2204	O2010-4938	102055
PO2010-2205	O2010-4765	101985
PO2010-2206	O2010-4637	101935
PO2010-2207	O2010-4749	101979
PO2010-2208	O2010-4668	101947
PO2010-2209	O2010-4757	101982
PO2010-2210	O2010-4832	102012
PO2010-2211	O2010-4829	102010
PO2010-2212	O2010-4969	102067
PO2010-2213	O2010-4747	101978
PO2010-2214	O2010-4748	101978
PO2010-2215	O2010-4766	101985
PO2010-2216	O2010-4807	102002
PO2010-2217	O2010-4805	102001
PO2010-2218	O2010-4808	102002
PO2010-2219	O2010-4809	102002
PO2010-2220	O2010-4989	102075
PO2010-2221	O2010-4990	102075
PO2010-2222	O2010-4831	102011

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

10/06/2010

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2223	O2010-4875	102029
PO2010-2224	O2010-4633	101934
PO2010-2225	O2010-4688	101954
PO2010-2226	O2010-4687	101954
PO2010-2227	O2010-4783	101992
PO2010-2228	O2010-4782	101992
PO2010-2229	O2010-4531	101894
PO2010-2230	O2010-4791	101995
PO2010-2231	O2010-4918	102046
PO2010-2232	O2010-4919	102047
PO2010-2233	O2010-4920	102047
PO2010-2234	O2010-4921	102047
PO2010-2235	O2010-4951	102060
PO2010-2236	O2010-4952	102060
PO2010-2237	O2010-4953	102061
PO2010-2238	O2010-4954	102061
PO2010-2239	O2010-4532	101894
PO2010-2240	O2010-4528	101893
PO2010-2241	O2010-4530	101894
PO2010-2242	O2010-4527	101893
PO2010-2243	O2010-4529	101893
PO2010-2244	O2010-4739	101975
PO2010-2245	O2010-4738	101974
PO2010-2246	O2010-4737	101974
PO2010-2247	O2010-4727	101970
PO2010-2248	O2010-4550	101895
PO2010-2249	O2010-4846	102017
PO2010-2250	O2010-4848	102018

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2251	O2010-4847	102018
PO2010-2252	O2010-4764	101984
PO2010-2253	O2010-4763	101984
PO2010-2254	O2010-4762	101984
PO2010-2255	O2010-4761	101983
PO2010-2256	O2010-4744	101977
PO2010-2257	O2010-4743	101976
PO2010-2258	O2010-4580	101913
PO2010-2259	O2010-4742	101976
PO2010-2260	O2010-4741	101976
PO2010-2261	O2010-4740	101975
PO2010-2262	O2010-4645	101938
PO2010-2263	O2010-4986	102074
PO2010-2264	O2010-4704	101961
PO2010-2265	O2010-4703	101960
PO2010-2266	O2010-4980	102071
PO2010-2267	O2010-4979	102071
PO2010-2268	O2010-4967	102066
PO2010-2269	O2010-4968	102067
PO2010-2270	O2010-4966	102065
PO2010-2271	O2010-4965	102066
PO2010-2272	O2010-4964	102065
PO2010-2274	O2010-4915	102045
PO2010-2275	O2010-4914	102045
PO2010-2276	O2010-4897	102038
PO2010-2277	O2010-4896	102037
PO2010-2278	O2010-4895	102037
PO2010-2279	O2010-4940	102056

OFFICE OF THE CITY CLERK CONVERSION CHART REPORT

10/06/2010

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2280	O2010-4941	102056
PO2010-2281	O2010-4594	101920
PO2010-2282	O2010-4593	101920
PO2010-2283	O2010-4592	101919
PO2010-2284	O2010-4686	101954
PO2010-2285	O2010-5032	102021
PO2010-2286	O2010-4856	102022
PO2010-2288	O2010-4855	102021
PO2010-2289	O2010-4854	102020
PO2010-2290	O2010-4647	101939
PO2010-2291	O2010-4646	101939
PO2010-2292	O2010-4917	102046
PO2010-2293	O2010-4916	102045
PO2010-2294	O2010-4776	101989
PO2010-2295	O2010-4777	101990
PO2010-2296	O2010-4544	101906
PO2010-2297	O2010-4542	101905
PO2010-2298	O2010-4541	101905
PO2010-2299	O2010-4587	101916
PO2010-2300	O2010-4585	101916
PO2010-2301	O2010-4588	101917
PO2010-2302	O2010-4565	101907
PO2010-2303	O2010-4663	101945
PO2010-2304	O2010-4664	101945
PO2010-2305	O2010-4665	101946
PO2010-2306	O2010-4661	101944
PO2010-2307	O2010-4641	101937
PO2010-2308	O2010-4644	101938

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2309	O2010-4642	101937
PO2010-2310	O2010-4643	101938
PO2010-2311	O2010-4597	101921
PO2010-2312	O2010-4564	101907
PO2010-2313	O2010-4566	101907
PO2010-2314	O2010-4638	101936
PO2010-2315	O2010-4974	102069
PO2010-2316	O2010-4973	102069
PO2010-2317	O2010-4932	102053
PO2010-2318	O2010-4931	102052
PO2010-2319	O2010-4923	102048
PO2010-2320	O2010-4926	102049
PO2010-2321	O2010-4947	102058
PO2010-2322	O2010-4712	101964
PO2010-2323	O2010-4713	101964
PO2010-2324	O2010-4946	102058
PO2010-2325	O2010-4949	102059
PO2010-2327	O2010-4950	102059
PO2010-2328	O2010-4874	102029
PO2010-2329	O2010-4948	102059
PO2010-2330	O2010-4586	101916
PO2010-2331	O2010-4571	101911
PO2010-2332	O2010-4573	101911
PO2010-2333	O2010-4576	101911
PO2010-2334	O2010-4606	101923
PO2010-2335	O2010-4607	101924
PO2010-2336	O2010-4922	102048
PO2010-2337	O2010-4924	102049

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

10/06/2010

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2338	O2010-4925	102049
PO2010-2339	O2010-4582	101914
PO2010-2340	O2010-4543	101906
PO2010-2341	O2010-4775	101989
PO2010-2342	O2010-4514	101888
PO2010-2343	O2010-4595	101920
PO2010-2344	O2010-4789	101994
PO2010-2345	O2010-4788	101994
PO2010-2346	O2010-4694	101957
PO2010-2347	O2010-4697	101958
PO2010-2348	O2010-4696	101958
PO2010-2349	O2010-4506	101885
PO2010-2350	O2010-4505	101884
PO2010-2351	O2010-4504	101884
PO2010-2352	O2010-4496	101881
PO2010-2353	O2010-4499	101882
PO2010-2354	O2010-4497	101881
PO2010-2356	O2010-4943	102057
PO2010-2357	O2010-4942	102057
PO2010-2358	O2010-4706	101962
PO2010-2359	O2010-4707	101962
PO2010-2360	O2010-4708	101962
PO2010-2361	O2010-4626	101929
PO2010-2362	O2010-4930	102052
PO2010-2363	O2010-4824	102008
PO2010-2364	O2010-4828	102010
PO2010-2365	O2010-4825	102009
PO2010-2366	O2010-4929	102051

OFFICE OF THE CITY CLERK CONVERSION CHART REPORT

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2367	O2010-4827	102010
PO2010-2368	O2010-4823	102008
PO2010-2369	O2010-4836	102013
PO2010-2370	O2010-4835	102013
PO2010-2371	O2010-4833	102012
PO2010-2372	O2010-4837	102014
PO2010-2373	O2010-4774	101988
PO2010-2374	O2010-4773	101988
PO2010-2375	O2010-4521	101890
PO2010-2376	O2010-4492	101879
PO2010-2377	O2010-4491	101879
PO2010-2378	O2010-4493	101880
PO2010-2379	O2010-4490	101878
PO2010-2380	O2010-4574	101910
PO2010-2381	O2010-4575	101910
PO2010-2382	O2010-4570	101909
PO2010-2383	O2010-4780	101991
PO2010-2384	O2010-4779	101990
PO2010-2385	O2010-4778	101990
PO2010-2386	O2010-4781	101991
PO2010-2387	O2010-4784	101992
PO2010-2388	O2010-4785	101993
PO2010-2389	O2010-4786	101993
PO2010-2390	O2010-4787	101994
PO2010-2391	O2010-4797	101998
PO2010-2392	O2010-4798	101998
PO2010-2393	O2010-4872	102028
PO2010-2394	O2010-4873	102028

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

10/06/2010

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2395	O2010-4654	101942
PO2010-2396	O2010-4653	101941
PO2010-2397	O2010-4652	101941
PO2010-2398	O2010-4908	102042
PO2010-2399	O2010-4907	102042
PO2010-2400	O2010-4905	102041
PO2010-2401	O2010-4903	102040
PO2010-2402	O2010-4902	102040
PO2010-2403	O2010-4888	102034
PO2010-2404	O2010-4889	102035
PO2010-2405	O2010-4724	101969
PO2010-2406	O2010-4723	101968
PO2010-2407	O2010-4722	101968
PO2010-2409	O2010-4721	101968
PO2010-2410	O2010-4720	101967
PO2010-2411	O2010-4719	101967
PO2010-2412	O2010-4718	101966
PO2010-2413	O2010-4634	101934
PO2010-2414	O2010-4635	101935
PO2010-2415	O2010-4546	101899
PO2010-2416	O2010-4549	101898
PO2010-2417	O2010-4507	101885
PO2010-2418	O2010-4508	101885
PO2010-2419	O2010-4681	101952
PO2010-2420	O2010-4680	101951
PO2010-2421	O2010-4975	102069
PO2010-2422	O2010-4977	102070
PO2010-2423	O2010-4545	101898

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2426	O2010-4547	101899
PO2010-2431	O2010-4548	101897
PO2010-2432	O2010-4614	101926
PO2010-2433	O2010-4616	101927
PO2010-2434	O2010-4615	101927
PO2010-2435	O2010-4617	101927
PO2010-2436	O2010-4618	101928
PO2010-2437	O2010-4613	101926
PO2010-2438	O2010-4620	101929
PO2010-2439	O2010-4619	101928
PO2010-2440	O2010-4746	101977
PO2010-2441	O2010-4745	101977
PO2010-2442	O2010-4887	102034
PO2010-2443	O2010-4976	102070
PO2010-2444	O2010-4487	101877
PO2010-2446	O2010-4845	102017
PO2010-2447	O2010-4844	102016
PO2010-2448	O2010-4658	101944
PO2010-2449	O2010-4660	101943
PO2010-2450	O2010-4486	101877
PO2010-2451	O2010-4489	101878
PO2010-2452	O2010-4503	101883
PO2010-2453	O2010-4502	101883
PO2010-2454	O2010-4501	101883
PO2010-2455	O2010-4500	101882
PO2010-2456	O2010-4790	101995
PO2010-2457	O2010-4695	101957
PO2010-2458	O2010-4894	102037

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

10/06/2010

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-2459	O2010-4893	102036
PO2010-2460	O2010-4892	102036
PO2010-2461	O2010-4891	102035
PO2010-2597	O2010-4890	102035
PO2010-2598	O2010-4488	101878
PO2010-3316	O2010-4589	101918
PO2010-3318	O2010-4970	102067
PO2010-3319	O2010-4640	101937
PO2010-3320	O2010-4834	102012
PO2010-3321	O2010-4971	102068
PO2010-3322	O2010-4838	102014
PO2010-3323	O2010-4599	101922
PO2010-3324	O2010-4600	101922
PO2010-3325	O2010-4956	102062
PO2010-3326	O2010-4957	102062
PO2010-3327	O2010-4671	101948
PO2010-3328	O2010-4997	102078
PO2010-3329	O2010-4675	101949
PO2010-3330	O2010-4673	101949
PO2010-3331	O2010-4672	101948
PO2010-3332	O2010-4674	101949
PO2010-3333	O2010-4522	101891
PO2010-3334	O2010-4882	102032
PO2010-3335	O2010-4884	102033
PO2010-3336	O2010-4523	101891
PO2010-3337	O2010-4958	102063
PO2010-3338	O2010-4955	102061
PO2010-3342	O2010-4598	101921

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-3343	O2010-4602	101923
PO2010-3344	O2010-4877	102030
PO2010-3345	O2010-4601	101923
PO2010-3346	O2010-4840	102015
PO2010-3347	O2010-4876	102029
PO2010-3348	O2010-4878	102030
PO2010-3349	O2010-4524	101891
PO2010-3350	O2010-4552	101896
PO2010-3351	O2010-4551	101895
PO2010-3352	O2010-4553	101896
PO2010-3353	O2010-4554	101896
PO2010-3354	O2010-4881	102031
PO2010-3355	O2010-4883	102032
PO2010-3356	O2010-4864	102025
PO2010-3358	O2010-4865	102025
PO2010-3359	O2010-4812	102004
PO2010-3360	O2010-4816	102005
PO2010-3361	O2010-4813	102004
PO2010-3362	O2010-4815	102005
PO2010-3363	O2010-4814	102004
PO2010-3364	O2010-4810	102003
PO2010-3365	O2010-4811	102003
PO2010-3366	O2010-4714	101965
PO2010-3367	O2010-4716	101966
PO2010-3368	O2010-4715	101965
PO2010-3369	O2010-4717	101966
PO2010-3370	O2010-4682	101952
PO2010-3371	O2010-4683	101952

OFFICE OF THE CITY CLERK CONVERSION CHART REPORT

10/06/2010

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-3372	O2010-4684	101953
PO2010-3373	O2010-4677	101950
PO2010-3374	O2010-4676	101950
PO2010-3375	O2010-4679	101951
PO2010-3376	O2010-4678	101951
PO2010-3377	O2010-4972	102068
PO2010-4011	O2010-4662	101944
PO2010-4012	O2010-4987	102074
PO2010-4013	O2010-4515	101888
PO2010-4029	O2010-4994	102077
PO2010-4033	O2010-4991	102076
PO2010-4040	O2010-4648	101940
PO2010-4041	O2010-4886	102033
PO2010-4042	O2010-4885	102033
PO2010-4043	O2010-4861	102024
PO2010-4044	O2010-4860	102023
PO2010-4045	O2010-4818	102006
PO2010-4046	O2010-4817	102006
PO2010-4047	O2010-4693	101956
PO2010-4048	O2010-4692	101956
PO2010-4049	O2010-4608	101924
PO2010-4050	O2010-4609	101924
PO2010-4052	O2010-4485	101876
PO2010-4053	O2010-4525	101892
PO2010-4054	O2010-4526	101892
PO2010-4512	O2010-4999	102079
PO2010-4513	O2010-4993	102077
PO2010-4516	O2010-4639	101936

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-4730	O2010-4596	101921
PO2010-4734	O2010-4519	101890
PO2010-4735	O2010-4604	101914
PO2010-4736	O2010-4959	102063
PO2010-4738	O2010-4556	101897
PO2010-4739	O2010-4590	101918
PO2010-4740	O2010-4555	101897
PO2010-4743	O2010-4520	101890
PO2010-4746	O2010-4826	102009
PO2010-4747	O2010-4605	101917
PO2010-4748	O2010-4992	102076
PO2010-4754	O2010-4603	101918
PO2010-4917	O2010-4988	102075
PO2010-5158	O2010-4228	102584
PO2010-5197	O2010-4471	102512
PO2010-5198	O2010-4469	102511
PO2010-5199	O2010-4470	102512
PO2010-5200	O2010-4472	102513
PO2010-5201	O2010-4407	102761
PO2010-5204	O2010-4215	102506
PO2010-5205	O2010-4341	102598
PO2010-5206	O2010-4394	102757
PO2010-5207	O2010-4452	100845
PO2010-5208	O2010-4420	100441
PO2010-5209	O2010-4449	100517
PO2010-5210	O2010-4456	100594
PO2010-5211	O2010-4455	100672
PO2010-5212	O2010-4475	100032

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

10/06/2010

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-5213	O2010-4459	101244
PO2010-5214	O2010-4457	101096
PO2010-5215	O2010-4458	101167
PO2010-5216	O2010-4453	100943
PO2010-5217	O2010-4454	101019
PO2010-5218	O2010-4419	100037
PO2010-5219	O2010-4426	100134
PO2010-5220	O2010-4427	100209
PO2010-5221	O2010-4447	100287
PO2010-5222	O2010-4448	100363
PO2010-5223	O2010-4460	101317
PO2010-5224	O2010-4461	101413
PO2010-5225	O2010-4462	101485
PO2010-5226	O2010-4463	101560
PO2010-5227	O2010-4464	101637
PO2010-5228	O2010-4465	101713
PO2010-5229	O2010-4476	101844
PO2010-5230	O2010-4451	100768
PO2010-5233	O2010-4336	102531
PO2010-5236	O2010-4213	102588
PO2010-5237	O2010-4335	102528
PO2010-5238	O2010-4334	102526
PO2010-5239	O2010-4332	102520
PO2010-5240	O2010-4333	102523
PO2010-5242	O2010-4474	99971
PO2010-5243	O2010-4218	99887
PO2010-5244	O2010-4220	99899
PO2010-5245	O2010-4338	102559

OFFICE OF THE CITY CLERK CONVERSION CHART REPORT

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-5246	O2010-4337	102536
PO2010-5248	O2010-4217	99864
PO2010-5249	O2010-4226	99933
PO2010-5250	O2010-4221	99916
PO2010-5251	O2010-4222	99919
PO2010-5252	O2010-4223	99923
PO2010-5253	O2010-4224	99926
PO2010-5254	O2010-4225	99929
PO2010-5255	O2010-4219	99890
PO2010-5256	O2010-4473	99946
PO2010-5257	O2010-4468	101830
PO2010-5258	O2010-4450	101790
PO2010-5259	O2010-4466	101803
PO2010-5260	O2010-4467	101817
PO2010-5265	O2010-5026	102111
PO2010-5267	O2010-4483	101875
PO2010-5270	O2010-5018	102099
PO2010-5271	O2010-4481	101874
PO2010-5272	O2010-5014	102093
PO2010-5273	O2010-4482	101874
PO2010-5276	O2010-5011	102091
PO2010-5277	O2010-5019	102107
PO2010-5552	O2010-4480	101873
PO2010-5553	O2010-4479	101873
PO2010-5554	O2010-4389	102752
PO2010-5555	O2010-5013	102092
PO2010-5556	O2010-5020	102108
PO2010-5557	O2010-5024	102111

OFFICE OF THE CITY CLERK CONVERSION CHART REPORT

10/06/2010

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-5558	O2010-5005	102086
PO2010-5559	O2010-5027	102112
PO2010-5560	O2010-5016	102095
PO2010-5561	O2010-5006	102086
PO2010-5562	O2010-5022	102110
PO2010-5563	O2010-4477	101872
PO2010-5564	O2010-5003	102084
PO2010-5565	O2010-5008	102088
PO2010-5566	O2010-5025	102114
PO2010-5567	O2010-5009	102089
PO2010-5568	O2010-5015	102094
PO2010-5569	O2010-5021	102109
PO2010-5570	O2010-5028	102113
PO2010-5571	O2010-5017	102095
PO2010-5572	O2010-5001	102081
PO2010-5573	O2010-5000	102081
PO2010-5574	O2010-5033	102082
PO2010-5575	O2010-5002	102083
PO2010-5576	O2010-5007	102087
PO2010-5577	O2010-4484	101876
PO2010-5578	O2010-4478	101872
PO2010-5579	O2010-5010	102090
PO2010-5580	O2010-5029	102115
PO2010-5581	O2010-5012	102091
PO2010-5582	O2010-4405	102760
PO2010-5583	O2010-4404	102760
PO2010-5584	O2010-4397	102758
PO2010-5585	O2010-4392	102756

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-5586	O2010-4411	102762
PO2010-5588	O2010-4346	102600
PO2010-5589	O2010-4345	102600
PO2010-5590	O2010-4424	102603
PO2010-5591	O2010-4425	102603
PO2010-5592	O2010-4342	102598
PO2010-5593	O2010-4423	102602
PO2010-5594	O2010-4429	102608
PO2010-5595	O2010-4398	102758
PO2010-5596	O2010-4406	102761
PO2010-5597	O2010-4418	102722
PO2010-5598	O2010-4415	102767
PO2010-5599	O2010-4417	102770
PO2010-5600	O2010-4403	102760
PO2010-5601	O2010-4391	102756
PO2010-5602	O2010-4413	102765
PO2010-5603	O2010-4390	102755
PO2010-5604	O2010-4408	102761
PO2010-5605	O2010-5031	102771
PO2010-5606	O2010-4421	102601
PO2010-5607	O2010-4428	102604
PO2010-5608	O2010-4422	102601
PO2010-5609	O2010-4339	102596
PO2010-5610	O2010-4410	102762
PO2010-5611	O2010-4393	102757
PO2010-5612	O2010-4396	102758
PO2010-5613	O2010-4409	102762
PO2010-5614	O2010-4399	102759

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

10/06/2010

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-5615	O2010-4416	102768
PO2010-5616	O2010-4340	102597
PO2010-5617	O2010-4343	102599
PO2010-5618	O2010-4401	102759
PO2010-5619	O2010-5004	102085
PO2010-5620	O2010-4309	102676
PO2010-5621	O2010-4303	102968
PO2010-5622	O2010-4362	102725
PO2010-5623	O2010-4351	102719
PO2010-5624	O2010-4381	102741
PO2010-5625	O2010-4349	102717
PO2010-5626	O2010-4326	102713
PO2010-5627	O2010-4251	102661
PO2010-5628	O2010-4252	102661
PO2010-5629	O2010-4352	102719
PO2010-5630	O2010-4359	102724
PO2010-5631	O2010-4350	102718
PO2010-5632	O2010-4364	102727
PO2010-5633	O2010-4353	102720
PO2010-5634	O2010-4281	102682
PO2010-5635	O2010-4369	102730
PO2010-5636	O2010-4258	102665
PO2010-5637	O2010-4238	102652
PO2010-5638	O2010-4367	102729
PO2010-5639	O2010-4361	102725
PO2010-5640	O2010-4270	102674
PO2010-5641	O2010-4257	102665
PO2010-5642	O2010-4239	102652

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-5643	O2010-4301	102696
PO2010-5644	O2010-4372	102732
PO2010-5645	O2010-4388	102750
PO2010-5646	O2010-4371	102731
PO2010-5647	O2010-4387	102749
PO2010-5648	O2010-4269	102673
PO2010-5650	O2010-4379	102739
PO2010-5651	O2010-4382	102743
PO2010-5652	O2010-4358	102723
PO2010-5653	O2010-4285	102685
PO2010-5654	O2010-4322	102710
PO2010-5655	O2010-4259	102666
PO2010-5656	O2010-4328	102714
PO2010-5657	O2010-4304	102698
PO2010-5658	O2010-4316	102706
PO2010-5659	O2010-4283	102684
PO2010-5660	O2010-4271	102674
PO2010-5661	O2010-4329	102715
PO2010-5662	O2010-4373	102733
PO2010-5663	O2010-4233	102648
PO2010-5664	O2010-4363	102726
PO2010-5665	O2010-4368	102729
PO2010-5666	O2010-4365	102727
PO2010-5667	O2010-4354	102720
PO2010-5668	O2010-4247	102658
PO2010-5669	O2010-4325	102712
PO2010-5670	O2010-4248	102658
PO2010-5671	O2010-4255	102663

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

10/06/2010

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-5672	O2010-4256	102664
PO2010-5673	O2010-4254	102663
PO2010-5674	O2010-4376	102735
PO2010-5675	O2010-4357	102722
PO2010-5676	O2010-4360	102724
PO2010-5677	O2010-4243	102655
PO2010-5678	O2010-4386	102748
PO2010-5679	O2010-4307	102700
PO2010-5680	O2010-4242	102654
PO2010-5681	O2010-4241	102654
PO2010-5682	O2010-4240	102653
PO2010-5683	O2010-4244	102656
PO2010-5684	O2010-4246	102657
PO2010-5685	O2010-4312	102703
PO2010-5686	O2010-4282	102682
PO2010-5687	O2010-4313	102704
PO2010-5688	O2010-4380	102740
PO2010-5689	O2010-4377	102736
PO2010-5690	O2010-4324	102711
PO2010-5691	O2010-4323	102710
PO2010-5692	O2010-4327	102714
PO2010-5693	O2010-4275	102678
PO2010-5694	O2010-4348	102717
PO2010-5695	O2010-4276	102678
PO2010-5696	O2010-4253	102662
PO2010-5697	O2010-4321	102709
PO2010-5698	O2010-4268	102672
PO2010-5699	O2010-4289	102688

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-5700	O2010-4288	102687
PO2010-5701	O2010-4277	102679
PO2010-5702	O2010-4232	102648
PO2010-5706	O2010-4272	102675
PO2010-5707	O2010-4265	102670
PO2010-5708	O2010-4273	102676
PO2010-5709	O2010-4263	102669
PO2010-5710	O2010-4262	102668
PO2010-5711	O2010-4234	102649
PO2010-5712	O2010-4319	102708
PO2010-5713	O2010-4295	102692
PO2010-5714	O2010-4298	102694
PO2010-5715	O2010-4314	102704
PO2010-5716	O2010-4250	102660
PO2010-5717	O2010-4296	102693
PO2010-5718	O2010-4260	102667
PO2010-5719	O2010-4291	102689
PO2010-5720	O2010-4308	102701
PO2010-5721	O2010-4231	102647
PO2010-5722	O2010-4264	102670
PO2010-5723	O2010-4266	102671
PO2010-5724	O2010-4306	102700
PO2010-5725	O2010-4293	102691
PO2010-5726	O2010-4235	102650
PO2010-5727	O2010-4384	102746
PO2010-5728	O2010-4297	102693
PO2010-5729	O2010-4278	102680
PO2010-5730	O2010-4261	102667

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

10/06/2010

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-5731	O2010-4315	102705
PO2010-5732	O2010-4267	102672
PO2010-5733	O2010-4320	102708
PO2010-5734	O2010-4366	102728
PO2010-5735	O2010-4370	102731
PO2010-5736	O2010-4310	102702
PO2010-5737	O2010-4385	102747
PO2010-5738	O2010-4311	102702
PO2010-5739	O2010-4249	102659
PO2010-5740	O2010-4279	102680
PO2010-5741	O2010-4230	102646
PO2010-5742	O2010-4378	102737
PO2010-5743	O2010-4294	102691
PO2010-5744	O2010-4274	102677
PO2010-5745	O2010-4317	102706
PO2010-5746	O2010-4287	102687
PO2010-5747	O2010-4245	102656
PO2010-5748	O2010-4290	102689
PO2010-5749	O2010-4355	102721
PO2010-5750	O2010-4374	102733
PO2010-5752	O2010-4286	102686
PO2010-5753	O2010-4356	102722
PO2010-5754	O2010-4237	102651
PO2010-5755	O2010-4236	102650
PO2010-5756	O2010-4383	102745
PO2010-5757	O2010-4302	102697
PO2010-5758	O2010-4375	102734
PO2010-5759	O2010-4292	102690

10/06/2010

OFFICE OF THE CITY CLERK
CONVERSION CHART REPORT

29

Introduced Document No.	Final Document No.	Journal Page No.
PO2010-5760	O2010-4280	102681
PO2010-5761	O2010-4299	102695
PO2010-5762	O2010-4284	102685
PO2010-5763	O2010-4412	102746
PO2010-5764	O2010-4318	102707
PO2010-5765	O2010-4300	102696
PO2010-5768	O2010-4227	102586
PO2010-5770	O2010-4212	102750
PO2010-5772	O2010-4229	102646
PO2010-5773	O2010-4216	102507